Economic System of Islam

Prof. BHUBBELD AHMAD, M.A.

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RIAZ HUBBEN, M.A.

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Introduction

This is calk on the economic system of Islam which the learned author bondcast from Radio Patiesas Labore on March 2, 254. It so being reproduced the Is the hope that it will serve as a good introduction to the subject-matter of side paols.

To keep the economic life of man on the lines of Equity and Truth Islam has laid down certain rules and has prescribed certain bounds within which the entire system of predoction, consumption and circulation of wealth must once tate.

Islam does not concern itself with the modes of production and circulation of waith. These modes shange with the progress of circlization from age to age and everyor out of human circumstances and mades. Islam requires that in all ages and mader all circumstances, the economic order of society must conform to the principoles and bounds prescribed by it.

This would that fast of excepting in it has been trained by Ood for the breviet of man. Here of it is the intrained or every instituted to the contrained or every instituted in the contrained or every instituted in the contrained of the contraine

Water of the rivers and spotting, forest wood, wild fruit, great and pattern, sin, realiste or desires standard, open mines and all such reconsonie recovers are not the acceptable of agreement of any restriction on their free early spill and a sundry to imposed. However, their large-scale neglectrion for business purposes accorded to enablect to state taxes. It is not most to let God made things for sunseed. Silver one should put, then to bis own according to the state of the standard of the standard to t

Whoever secures a thing his natural faits and makes it suited by his own bloom and skills becomes its owner. For instance, if a man occupies failow lend on which no one has an assistability of ownership, and then puts it it to some use, he cannot be existed from the land. Ownership of property origins tell in this way noncoding to the doctaines of blass. In the initial stage of human settlement on earth, all things were open to be made to the property or the stage of t

The Proprietary rights which one obtains through lawful means must be respected. The question to be decided is whether an ownership is valid by Shariah law or not. Titles of ownership which are invested by Shariah law must be sholished. As for titles which are valid by Shariah law, no Government or Parliament has the authority to forfici of dinatish them. No system designed to should het nishes sentimond by Shariah and

be established in the same of social good. To out down the contribution which shares have also aprivate conventing in the interest of the community is as bad as to enhance those restrictions. It is incumbest stone the blassic state to protect the Shariah sights of the individual and to searct those rights of the Community which the Shariah has imposed upon him. God does not observe equality in the distribution, of His hounties, but in His windom, given precedenate to some parious over others. Heastly, endody, health, hybrical strangle, mental capacity. The hounties of the contribution of the contrib

Similar is the case with livelihood. The Natural scheme of whether by God first frequence disposity, smoot gas an in repeated of livelihood. The natural scheme is the control of the control of the control of livelihood. Hence in their purpose and principles all machiness are seen for the control of the co

Only that system can approximate to Nature is which every individual starts his economic arounds from the place and condition on which Allah created him. One who is born with a notion can should drive; be who has needy to frest to stand on should care the other of the start of

a motor car, nor indeed should everyone be forced to start the economic race from the same point and in the same condition and keep all the participants you'd together on the track.

For this purpose, laten has measured as in the Zaky as the state of 2½% payer seed he Is levied to National stylings as with a seed of 2½% payer seed he Is levied to National stylings as with a seed of the Saky and the Saky and the Saky as the Sa

and society fact the hiddwoods known return ms tonastry and freedom, without undermining public interest but executially promoting it. laism does not approve of any political or commission cragnitisation which weaks to aubmerge the individual in the cociety, and stulidy the flavering of bis personality.

Nationalization of all means of production on a control mortiship receives uscali engineerishies. Under this circumstants are preservation and davelapment of individual personality becomes very difficults, even impossible. Just as political and social freedom is assessible for the growth of personality and control freedom is assessible for the growth of personality on a strage strates in accounting feedom. If we do not seen to expect a smallhelm of almost personality or expected in the complete annual freedom is assessed in the control of t

If it is ample, exceed to pheasas, for its describing effect season to order by a dult season. Jest at takes them a reglessard order, so is too codesman is have false them a reglessard order, so is too codesman in how false to the contract of the contract of the contract of the by lifes certain the contract of the contract of the contract restriction and comparabilities should be after the contract restriction and desires. I shall, iterafore, contract quarter this restriction and desires. I shall, iterafore, contract quarter this processing this jet there you. Take the context of strong livelihood from No legit system has not appear in the plant processing the contract of the contract of the contract traction of the contract of the contract of the contract restriction.

The Islamic Law proceeds the manufacture and sale of liquor, prostitution, dancing, singing and music, gambling, speculation, interry, usury, transactions involving speculation, cheating and dabless commercial daulage in which the galu of one pixty is assured while that of the other is doubted, boarding with a view to raising prince and all other forms of branche harmful to the companity as a whole. A study of the Economic Lew of laise, while result on your law of the Frobbittle of the control o

which he has centred by Invital across. But even that sight is not unlimited. Like his holds a most to upont his birally practice in the last hardy between the last hardy have coly. It has classped tooch restrictions on expenditures that a person includ a domain and puts if the total contract that person include a domain and puts if the total contract that the last hardy is the contract that the last hardy is the last hardy to thave hardy to the last hardy to the last hardy to the last hardy t

Islam acknowledges a man's right of ownership over that

A mas can keep wealth jids with him sleep legitimate and cancentable experse and inverted his swaps in a problable vectors. However these two rights was also subject to illustation. If this amount of his swings exceeds the sentory limit, he shall pay Zakat out of it at the sake of 2½, per sasson. It shall now that his saving in investigation of the control of the saving his control of the control of the control of the saving his control of the control of the control of the forms of travelusors are instituted.

Working within the above bounds if a man does become a millionaire, Islam will not interfere with him. His good for those will be regarded as a boon from God. Yet in public interest Islam will impose two conditions on this millionaue.

One, he shall pey Zakut on his trade goods and ushr on

agricultural produce. Two, he shall deal fairly with his business partners and employees. If he fails in this duty the Islamic Government will apply coercive measures to bring him to the path of justice. Furthermore, Islam does not allow the wanth comed within these bounds to remain concentrated in the same hand for long, but by the law of Inheritance redutributes it at the end of every gentystion. Is this matter the tendency of Islamic Law is unique smoon the itsul systems of the world, which endesvout to keep wealth concentrated in the same fewily generation ofter groupation. Islam on the other hand has enected that wealth accumulated by a men shall be destributed at his death among his nearest relatives. If there are no nearest relatives, the distant relations shall inherit the deceased's wealth according to the prescribed ratio. If however, no near or distant relative of the deceased is forthoomies, the state shall inherit his property.

This Law ministes egainst the perpetual majufeanors of large capital or lead-holdings.

Ja mile of all the above restrictions if any eval does

result from the concentration of wealth, this last blow comptetally eliminates that syst.

(By courtesy of Redio Pakistan)

The Economic Problem of Man and Its Islamic Solution'

The economic problem which occupies in these days the centre of our intellectual life had never before attained so much prominence or assumed the importance it does to-day. I use the word "prominence" because, as a matter of fact, the importance which economics naturally has for the life of mankind has always, in every age, impelled individuals, communities, nations. countries, and indeed all men to pay due attention to it. But in our days this attention has turned into an obsession leading to the creation of a new misace of economics, embodied in voluminous books, with high-counding terminology and large organization of its back. Along with this, new complications have been introduced in the production, distribution and acquisition of the necessities of life. As a result of this there is such a plethors of discussion and scientific research about economic problems, that in face of it all the other problems of mankind seem to have paled into insignificance. Stronge to say, however, that the object on which the attention of the whole world has been riveted in this mixturer, instead of getting any nearer solution, is becoming more and more complicated. In fact it has become a veritable eniuma. The abstrace terminology of the science of economics and the scholarly subtlettes and hair splittings of economic experts have so confounded and missified the ordinary

^{1. (}Being an Address delivered in the Muslim University, Allgarh, on 20th October, 1941).

people that the poor fellows, on hersine thus expert describings and a ghast feeline the complexity of their encoupies; problem and law all hope of its action, like a patient who is righteen on bearing from his discuss a highest fairs mann for his discuss on hersing from his discuss and hersing from his discussion of the trade control of his indisposition only by the control of his discussion is cast salter and the matter is locked at its e plant, and the salter is locked at its e plant, and the salter is locked at its element of the salter o

righterola of terminology woven round this problem, a further complication has arisen by reason of the fact that the economic problem of man which was, indeed, a part of the larger problem of human life, has been separated from the whole and looked at of human life. Las been separated from the whose and source of a set if were an independent problem by tested. And gradually this affiliated has taken such a firm toot that the committee problem has some to be regarded as tool problem of life. This is even to greater missake which has muck it is outfrom ladding. difficult. This attitude is, however, atterly unscrentific. It is as If an apperr in river of measure instalate the lever from the whole bodily system and, durgan dring the position allotted to and occupied by the first in the bushan body and its relationship with other bodily organs, starts looking at the liver in insolation, and then becomes so much absorbed in its examination of and one occurres so smea amortes on his examination can ultimately the whole heelth; from each physical system appears to him as a vast liver and nothing else. You can very well understand that if the problems doubling else. You can very well understand that if the problems doubling else. You can very well understand that "herests" attitude, how inpossible of solution they would become and to what extreme dangers will human life be exposed. In the same way if economics is isolated and segregated from the whole of which it is a past and an attempt is made to solve all the problems of life by means of economic panaceas as if man

were no more than an economic animal and his moral and spiritual aspirations have no reality apart from his economic endeavours, you should not be surprised of chaos and confusion are the final result

Believe me, the existence of experts and specialists is one of the many calamities of modern age. A comprehensive and general outlook on life and its problems in hecoming rare every day. Man has become a toy in the hands of one-eyed specialists of the different sciances and profassions. If there is a physicist he starts solving the siddle of the universe on the strength of physics alone. If one is obsessed by psychology, one seeks to build up a whole philosophy of life on the basis of his paychological observations and experiments. If a man's knowledge is confined to sexology, he as nounces straightsway that the whole of human life is totating on the axie of sexual passions so much so that even the idea of God entered the human mind through this success as more or too entered the number mind through this door. Similarly people who are engrossed in commines stik to coordinct mankind that the real problem of their life is the semments problem and all other problems are noting but its oft-shoots. As a matter of fact, all these problems about be considered together as a whole and each separate problem ought to be viewed as a special aspect of the single totality. All of them occupy a particular position in this whole and derive their importance from that position only. Man possesses a physical body which is subject to physical law; from this view-point man is the subject of physics. But he is not a mere physical body so that all his problems could be solved by physics alone. He is a biological being as well, subject to biological law, and from this point of view he is the subject-matter of the science of the biology also. But then agam he is not merely a biological animal and a complete system of laws for the ragalation of life eaunot be deduced from the science of biology or zoology. In order to sustain his life be needs food, clothes and shelter; and viawed from his stand-point economics covers an Important aspect of his life But be is not merely a food, clothing, and shelterseeking animal so that the whole philosophy of his life could

he founded on economics alone. For the preservation of he founded on commonite above. For the preservation of species may he recourse to proposition to all their to there fore found in him a strong secual tendancy. Competent for this start opinist the science of standoy's also understand for his into point the science of standoy's also understand for his into. But here again he is not wholly as instrument of projection, to the examined merely with accological plasers. Man is protected of a mind firmulated with the sweet of know-th and the standown of the standown of the standown of the form that point may not not charged with pealson and desired. From this point may not charged with pealson and desired. From this point may not charged with pealson and desired. being. But then spain he is not mere mind for a compited scheme of his lift to be deduced from the principle of pay-chology. Note in his a social being colleged by his very extra construction. The part of the part of the part of view many spaces of his lift and seek. From this point of view many spaces of the squalities of his ethicity. The has noted hitly in matriy one of the qualities of his ethicity, but for lift and complete blue principle of his lift. Man is an intulticated being complete blue principle of the lift. whose sature demands the satisfaction of his reason as well. From this point of view retinoal sciences also satisfy one of his speakel requirements and demands. But, again, has is not totally an lattellatural being and rational actives alone ean bendly furnish the full material for a complete plan of humes life. Man is a moral and appretted being too, exercising disfinction between good sad avil, and possessing an innate urge to reach nut to ranife a beyond the comprehension of reason. From this point of view the moral and spiritual acceptes astisfy another important demand of man's neture. But then, again, he is not all morals and spirit from top to bottom so that merely moral and aptrituat sciences could suffice to guide him through life. Truly speaking, man is att these thiogs taken logether, while apart from them, there is a very important fact to be considered about him, namely, that with all his being and in all the different superts of his life he is part of the vast and immense system of this universe. Viewed from this stend point, the question on to what position he occupies in this notverse and how he should work as a part of it assumes

for the suidance of man.

clusions drawn from the facts a fife programme is chalked out

It should be quite cieve now that if you with to understand any problem of your like, it is worse, to confer your extension microscopically to that particular problem alone or to look upon lift as a wholl with a prescondered bas in fewor a look upon lift as wholl with a prescondered bas in fewor a look upon lift as who with a prescondered bas in fewor a look upon lift as wholl with a look of the trobbing a long to seal, purphension you that have to look at it as its relationship with other problems with a clear idea as to the correct position it complete to the complete whole and then protect to examine the matter with an unpregaladed and impartial man, findingly, of fill gain delives to go with a right. It will be protected to examine the matter with an unpregaladed and impartial man, findingly, of lift gain delives to go with a right. It will be settlined to examine if you text once of the problems of lift as at the whole problem and envelve the whole making of mittened on the pasticular point. If you do this, you will mently write the whole business and whole the whole such care of lift, from it as an philosophy right up to the details into which the branches of and then to locate the evil and discover its true attiture.

So the main reason for the difficulty excountered in understanding and correctly solving the economic problem of man is that some people look at this problem from the point of vitw of economics alone; others exaggerate its importance and declars (to be the whole pushess or life; 1811 other with to built a complete prilocopyle of the and the whole typicin or morally, estiture, not society on economic formations of the state of the control of the state of the st

The Rest Economic Problem

If we look at the question in a plain, thrightforward means, revioling terminological and printerloom compilications with the translessing of mass to be no more than the risk of which nearly one instant and observe hitman civilization that the first translessing of the second of th

In the earlier times the economic problem was almost as aimport on man it in for nationals. Install means of life were statisticed on Golf a good earth. All that was needed to austinate it for the human species was available in abundance. Every one was to to take his portion and obtained it from these reasons. No one had to pay the price of this, necessities now you can early portion in the grip of another. This holds

good even today se far an animals are concerned. But in anoiest times almost similar conditions prevailed for monkind. One could just go out and accure one's natural food, either in the shape of fruits or by hunting animale. One could manage to cover one'e body with natural products and form a cheller and refuga whenever he foued a suitable place. But God did not mean to keep man in this condition for a long time. He had codowed blue with on innate wage in seck out and aubstitute collective social life instead of the isolated individual | life into which he was born and by his own labour to create for himself better mesne of fife then those with which nature had furnished him. The natural desire for a permanent relationship between mea and women, the dependence of a human child for a longer period on the protection of his parents, the desp interest of man is his progeny and the affection between blood relations: ibern were the things which nature had ingrained in him to direct his efforts towards building a social life. Similarly, not being content with neteral producte but producing foodgrains for bimself by tilling the land; not being esticfied with noveting his body with jeaves but producing cloth for bimself by his new industry ; not living is caves and does but contituoting houses for himself ; not considering it sofficient to estisfy his needs with obysical implements but inventing stone, iron, wooden and other implements; all these urges had been implanted in him by Providence and necessarily implied that he should gradualty become civilized. Hence if mso became social and civilized he did not commit any crime; rather this was the lubercul demand of his sature and the deliberate purpose of his Creator.

With the advent of civilization certain things were inevitable, a g.

(i) that the necessities of busing life should muttiply and on single individual be able to accure all his necessities, some of which must be secured for him by others. while he himself chould secure a part of the necessities of others :

(2) that the accessities of life should be exchanged and

gradually some medium of exchange should be avolved and established;

- (3) that the means of production for the necessities of life and means of transportation and communication should multiply and thus man should take advantage of all the inventions which may come to his knowledge; and
- (4) that man should have the natisfaction and assurance that the objects which he has secured by his row industry, the implements with which he works, the ground on which he has build his house, and the places whus he carries his persention, and after his deals he transferred to those who may be enter and deater to him than global who was the many and deater to him than global who was been as the property of the contraintered to those who may be enter and deater to him than global who was the many and the contraintered to those who may be enter and the second of the contraintered to the contraintered

So the appearance of values tander and professions, the system of profession and sales, the families of prime of commedities, the laterdestion of coins as a unadrial of price and a smelline of scales, increasional commerce and space of the state of the state of the state of the state of the later of the state of

- vita bue derelopment in social for a weak new necessary; (1) that owing it she disperity which sature itself has created in the potentiatiles and powers of different individuals; some individuals should be able to as a med produce more than they need sat some should be able to secure only their have accepting, while others even less than what they need;
- (2) that some individuals should be able to secure a better tast in life in consequence of inhelicit wealth, and some should start their life with feven mann, when others should start their struggle in life without any means whentopy.
 - (3) that owing to the operation of natural causes there

should be found in every social aggregate men who are until to participate in the business of life; for example, children, the aged, the sick and incapacitated persons;

and

(4) that there should be certain individuals who offer
themsalves for employment and certain others who
seems their nervices and by this means heades the
development of free industry, fande, and agriculture,
the relationships of employer and employee assume a
social importance.

All these factors are, also, is their own way, the astarts consequences and behoomens of many social lift, and their consequences tools by 100 meets as evil which may call for superassion. Unable to cares the early source of the ville which for from altogethen different notical causes, many people also their inerchanders and text denouscing individual ownership, many of the control of the care of th

Any attempt to check the natural process of needs avoiding the description and to alliminate these essential aspects of local life which are the products of basic hannes nature is, establing brevel of all seates and, issuelves a prainter possibility of that that which is trief to be offset. The real economic products are the production of the product of the produc

The Causea of Evils in the Ernannic System

We should now examine what are the real causes of the
present economic evils and what is the nature of this evil.

Byil in the economic system begins when the natural selfishwith the aid of cartain other immural habits and receives further anoport from we inherently defective political system. especially if the latter has no moral basis. After throwing the shole economic system out of gene, it poisons the cutre social life in all its ramifications. I have ampleined that both individual ownership of property and the fact of some is accordance with the natural acheme of thissa and are no evils by themselves. No evit effect could arise from them if all the moral qualities of man had dad the opportunity to sasert themselves in their proper betames and true proportion and if naterally a political system easted which would maintain instending a positives agreem existed which would make an installation of force, But what resurfaceed there two things into positive evils is the fact that people who were in a better condition sconnaically must next people who were in a preser conduction secondalically owing to the operatino of cateral causes felt a prey to selfab-ness, nerron-unudedecss, jestemy, miteriliness, gread, dis-housety and worship of the self. The davil put into their heads that the means of living which they had secured in excess of their real needs and to which they had full proprietary rights, could be spent rightly and futionally in two ways, vis., (i) in their one comfort, pleasure, recreation, embellubment and good living and (2) to acquiring further means of living and (3) to acquiring further means of living and (5) not specific the means of order people, thereby creeting themselves into vestibable dami-gods. The first sature idea resulted in the rich refusing to recognise the rights sanant idea resulted in the rich refusing to recognize the rights of those membes of the community who ware depirted of share in the distribution of wealth or who obtained a share less than their real needs. The rich considered it perfectly correct to lessew these people in starvation and destitution. Their nariowmindedness did not permit them to realise that such an attitude would breed professional ctiminals in human society, produce men steeped in ignorance and members, make them a prey to physical weakness and disease, and that

the physical and mental powers of these persons would be arrested in their development and prevent them from playing their part in the evolution of human culture and civilization and this would injure and damage that society as a whole of which the rich themselves were a part. Not content with this, the weelthy folk moltiplied their accessities of life very much over and above their real needs, and for the purposa of fulfilling the artificial and self-created requirements of their self-patore, they made many of those persons who could have served civilisation in their own way as subservient to their selfish personal ends. Hance for these rich people adultery became a nacessity for which an army of prostitutes, so between and disreputable agents had to be rectuited. For them sparie was a regular need, to tatisfy which zoothet army had to be seemed, of musiciens, dancing sitts, dram-beaters and masufacturers of musicel lustrucients. For them it was necessary to have mustion united each over the use it was necessary to nave monarrow underly received for which propose a large foren of jetters, actresses, storytellers, photogrephers, pointers and other useless professionable had to be prised. They sloe felt the trend of hanting for the eake of which many people, instead to being pits to some good work, were selled upons to drive of being pits to some good work, were selled upons to the shout animals in jurgles. They also wested pleasures of intoxication and forgetfutness, for which purpose a large otoxication and organizations, for waith purpose a mage number of men were sagaged to prepare liquot, cocaine, opium, and other drugs and intoxicents. In abort, these brothers of the devil did not stop merely as involving a large portion of society in moral, spiritual and physical degradation, but were cruel enough to divert big portion of humanily from proper and useful occupations, and force them to take un meless meso and harmfal jobs. Thus they conditioned the page of civilisation and taract it into channels which were to lead manked to destruction. And the matter did not end here In addition to wasting all this human capital, they also migued In addition to washing all this normal capital, they also missisd the hateriel weath in their prosession. They professed the need for palaces, his bragalows, gardens, recreation grounds, donce halls, etc., so that even after death the wriched fellows required for their rest whole acres to lead and apactous tembs.

is this way the face, the building miterals, as it is binned indoor withho could vary well. Save provided he residential sected of their human beings, were stillised for the tumporary rectors and permanent residence of each single case of these plasmed-bridge people. They considered it successry to have plasmed-bridge people. They considered it successry to the control of the co

Such was the result of one part of that statistic pulsars. The sents of the second part protes to be soon. In the right place, it is obviously wrong in principles that a petron changle sentitled to among in principles that a petron changle sentitled to same all the access of thrily over and couldness to use them to sectore may have come to proteen and couldness to use them to sectore may have come to proteen and couldness to ask them to sectore may have come to proteen and couldness to set the protein of riving which Good has reserted on earth are mant for astis-fright for real sects of mantends. If, therefore, by these good too one float himself posterois gover of these sectors than in the city of the could come to the could be really the portion of it. only implies that a supple which was really the portion of it. only implies that a supple which was really the portion of it. only implies that a supple which was really the portion of it. only implies that a suple which was really the portion of its homes of the should look account for human IT for its hound to like the second for the means of its first himself. It is should look account for human IT for its hound to like the second for the mean of its first himself. It is should look account the could be a second for the mean of the could be a second for the mean of the could be a second for human IT for its hound to the practic its to them. It would not second for the mean of the could not second for the practic its to them. It

will be wrongful act if, instead of doing this, which is the proper thing to do, he starts using them for scenting further means of living, for, in any case, the further means which he will secure will be much more than his real needs and requirements. Hence, in attempting to secure them, nolhing is sained except the satisfaction of his greed and averice. The nortion of time. Industry and ability which he spends in securing the means of living commansurate with the real areds of his life are doubtless well and truly spent, but to spend them in securing something over and above his cost needs, implies that he is dagrading himself into an economic animal, say a wealthproducing machine, whereas there are better methods of enending his time and energy and exercising his mental and obvaical faculties to pursuits other than the acquisition of further wealth. Consequently, from the point of view of time reaton and nature the very principle which the devil has inculcated among his pupils is inherently wrong. But, furthermore, the practical methods adopted on the basis of this pilpolple are so accursed and their results so horrible that they cannot even be correctly assessed.

There are two methods of utilising the supplus to secure further means, i.e.

- (1) that they should be leat on interest, and
- (2) that they should be invested in commercial or industrial undertakings.

Although both these methods differ to some stans in this result, the heritable sensit of their combined actions in the division of sosiety into two classes: one, that small class which peasasses mass of Fring over read above in requirements and supply; those means to grab further means of bring or the stand supply; those means to grab further means of their control of their results; and the other, that target class which possesses means just according to its angle, or in a maintain less than its recent, or dies and operate them at all. The metrops of these reads, or dies and operate them at all. The metrops of these reads, or dies and operate them at all. The metrops of the method of the standard of the stand

cooperation and exchange ends in materneeine struggle and strife.

As this struggle develops the richer class steadily decreases in number while the pour class goes on increasing for the very natase of the struggle is such that a wealthy individual attracts by force of his wealth the means possessed by others less wealthy than himself, thereby throwing the letter down into the lower stratum. In this manner the means of life in the world are becoming gradually restricted and confined day by day to a less and less portion of the population, and the greater part of the population is slowly and steadily heading towards sheet poverty or absolute dependence on the tickin the beginning the struggle starts on a small scale ; then the infection spreads by stages to all countries and nations so that eyes after bringing the whole warld within its tentseles it still siles for more and more. Thus when it becomes a general practice in any country that those possessing wealth in excess of their needs should sevest the surples to profitable undertakings and in the production of the necessities of life, the investment and yield full profits only if the source product of industry is purchased by the people of the country in which the surplus wealth has been invested. But, in practice, thus does not happen, and in reality it cannot bannen. breause those who possess less wealth than their needs have consequently less parchaving power, and cannot putch-ass all the products in spin of their need for them. On the other hand, those who pomess wenith in excess to their needs are anxious to set saide a portion of their incomes for further investment in profitable andertakings and therefore they do not spead all the money they can in nurchasing consumer goods. This results perforce in a portion of the manufactured products being left ungurchased or, in other words, a nertron of the investments of the rich people does not come back to them and lies at the debit of the country's industry as a loan. This coast itutes one cycle only. You can imagine, however, that in every one of the numerous cycles of this nature the wealthy classes will go on using a part of their returned moome in

further revertiment and in awary spude that proportions of their invested wealth which does not return into that it shad appears were described to the control of the control of the control of the tree fold and ever the thousandfuld, and even to an exist which have been control to it is positive to pay off. In this manners of the control to it is positive to pay off. In this manners of the control to the control of the manners of the control of the control of the control which we left over and enanch be sold in that country. This is rately to unationant to seeking constitut to when the minformers of hatchaptery can be transferred. In this way, the minformers of hatchaptery can be considered. In this way, the

It will now be evident that it is not just one roustry which is running its affair on on the besis of this setable economic system; rather most of the countries of the world are in the same predicament; that it, they are compelled to save themselves from heartrapper or, is other words, to transfer their behaltrapts to some other country. And this leads to international rivalry which that he following forms:

- (4) Every country, in offering its goods in the laternational mather, triat to produce the greatest questify at the minimum cost of production, and this involves the scaling down of wage of inbour to the lowest possible itself, as that the portion of mational vessible, which countries the brinds of the labouring classes in further reduced and his income faints to a lever where even in
- bare needs are not satisfied.

 (2) Every country glace conburge on imports within its boundaries and spheres of influences, and tries to monopolite fee itself the raw materials which lie width its teritory so that other consulties may not secute and take advantage of them. This results in international structure which leasts to may.
- (3) These exploiting acousties which are unable to keep off this bankruptcy from being imposed upon themoud not only do they try to tell

in those countries the surplus products of their own, but they try to invest their surplus capital for which thry do not find any avenues of profitable investment in their own country. In this way, the same problem ultimately appears in these countries which had originally arises in the countries of the investors; that is, the full amount of investment cannot be returned and a major portion of the income this from investment is again invested in some profitable business so that the burden of debts increases to such an extent that even if all these countries were sold off, the invest. ment would not be recovered in full. It is evident that if this cycle is allowed to work in this manner, the whole world will ultimately loss its solvency, and no place will be left to which the blight of bankruptcy could be transferred. And in the end mankind will feel the need of seeking markets in Mars, Venus, and Jupiter for investing their wealth and selling their nurplus goods. Thus, through this interpational exchange. a handful of bankers, brokers, and industrial and business magnates to completely gather in their clutches all the economic resources of the world that the whole of humanity is reduced to a state of dependence upon them. It has now become well-nigh impossible for any individual independently to undertake any work or business relying merely on his own physical and mantat powers in order to serure for himself a portion of the means of living which exist on God's earth. No opportunity is left in these days for small industrialists and agriculturists to carn their livelihood freely. Everyone is compelled to accept the lot of slaves, servants and labourers of these financial princes and captains of industry. And they exploit all the physical and mental faculties as well as the whole time of other people giving them in retuin only a hare minimum at wages at the rubsistence level.

This accounts for the whole of humanity having legated to the for of an economic animal. There are released to the for of an economic animal. There are very few backy industrials who can, find the opportunity, and the consense strangels, not do something for their noval, intellectual and applicable consenses of the property of the p

It is still more unfortunate for humanity that moral philosophies, political systems, and legal principles of the world have also been infected by this devilish accomple system. From east to west, sverywhere, moral mentors are laying stress on economy. It is regarded an foolish and morally reprehensible to spread all that one same, and avery-one is told that he should save something out of his income and have his savings deposited in the bank of purchase an insurance policy or lovest it in stocks and abstree of joint-stock numbers pointy or nowes in a spects and agree of joint stock companies. This mases that what is ruleous for homenity has become the titodard of perfection and virtue is the eyes of the modero map. As for political power it has falled in the hands of a sature system which instead of raving manhand from this tyrapay, has itself become the instrument of that tyracny; and a class of godless materialists are found titting tight sverywhere on the scats of power. The laws which govern the society are also being framed under the influence of this same system. These laws have given full freedom to practice to the strongle for individual economic laterests against to its strugge for individual economic interests against the interests of the commanity in general. The distinction between right and wrong, just and unjust, in the acquisition of the means of lawing has very mearly disappeared. Every method by which an individual can careb interest? whether by

robbing or ruloing other people, is permissible in the eyes of the law. Wine may be brewed and sold; centres of immorality may be attablished; immoral films mey be produced; morality may be absenced; incomes man may be produced obscent writings may be published; pictures for exciting passions may be advertised; assemblished may be established; institutions for earning interest and usury may be established; new methods of gambling may be invested; in short novthing one likes may be done, and not only will the law permit one to do so but it will even protect one's so-called rights. And then rice law requires that the wealth which has by this means become concentrated in the hands of au sadividual should remain so concentrated even after his death; house the lew of primogeniture, the custom of adoption under certain laws, and the joint family system, the object of all of which is that on the death of one of the suntes which goard a transure enother enake should be placed over it, and if by ill luck the soaks icaves no issue, one should be obtained from somewhele sine so that the concentration of wealth is not disturbed !

so take an concentration of recess is not consumed. These are in the causes which have created the problem for humanity as no how means of living may be made accessible to every lead-intend living on 600° seath, and how opportunities may be provided to every one to advacev in life according to his outpartly and to develop his personality to the full.

The Selvice Segrected by Commontage

One method of solving the problem has been impacted by Communium seed in it has in that means of production should be taken out of the hand or individuals and treasferred to the community for collective proventies and that the community community for collective proventies and that the community only the collective proventies of the intrinsic of wealth, in very individual and account to the collection of wealth of the very individual and account of the collection papers to be recy sensible, but the sort one considerate papers to be more will one result; it selects usual manufactures and the collection of the collectio

production and distribution of products are proposed to be entrusted to the whole community, in practice the task will, of necessity, have to he handed over to a small encestive hody. Even though this small body may, to start with, be elected by the community, later on when all the means of livelihood come into its hold and individuals are not able to secure their share except through its hands, the whole community will be left helpless in its grip. Nobody will be able to (goots its will and on organized power could rise in opposition to it and he able to temove it from its place of authority. If this body dislikes one one it will mean that the poor fellow will be deprived of all the means of fiving in the land, since all the means of sivelihood will be in the hands of this small ellows. Labour will be left without power to ettike work, if it bas a grievance smainer the management, for, under this system there will not be many factory-owners and capitalists to enable the labourer to testign from one place and take up employment with anniher esther in the whole country there will be only one factoryowner, paly one capitalist, who will be the ruler of the country as well, and it will not be nostible even to seaure sesinst him the help of cay public opinion. This slete of affairs will therefore have the following results; that after abolishing ell the capitaliste and efter doing away with all the industrialists and landholders, one big capitalist, industrialist and landholder rolled into our grant, will be imposed on the people, and ha will combine la himself the autocracy of a Czar with the absolutism of a Caesar.

In the first piece such an absolute and all-perveding submistry as to anticicing in the atterned hat it is extractly difficult for any was no restaria hierard from becoming a years and avicest, periodically so thin. Nevertheless, even in God and in the economicalities to firm. Nevertheless, even if it is removed that the small bedy, on obtaining wast of it is removed to the state of the properties of the work with particle and diginate, even then noder such a private that can be no opportunity for individuals to develop their than the properties of the properties of the private personality. What human personality needs above everything else for its evolution and advancement is that it should have freedom, it should have some means at its disposal which it may use in accordance with its own discretion and its own will and choice and in so doing develop its hidden potentialities. But in the Communist system there is no possibility of this. Under this system all the means pass out of the hands of the individuals into those of the executive body of the community. This executive body utilizes these according to its nwn concep-tion of the laterests of the community. The individuals have no alternative bet to work according to the piens made by the executive body if they detire to take advantage of those means; ladeed they have to surrender themselves body and coul to their administrators to be moulded for parpeas of communal welfars accordingly to the plans of their matters. Then all the individuals in a sociaty become practically claves of a few individuals, as if they were all soultess, raw materials to be shaped and moulded to their desires and plane exactly as shaped to suit the needs of a castaman. Quite obviously human civilization and culture to lose a great deal under this arrangement. Even if it is presumed for argument's sake that the necessities of life will be distributed with fairness and justice under such a system, its advantages will be outweighed by the defects and deficiencies of the system. The development of culture and civilization depends wholly on this; that different people who are cadowed with divetse faculties should have the opportunity to develop themselves and play their individual part to the combined communal life. But this cannot be accurad through a system wherein wholesale planning of haman beings is undertaken. A few individuals, however capable and well-intentioned, cannot be so omniscient as to be able to assets correctly the inherest and inhore faculties of millions of people and their natural inclinations and also be able to determins correctly the mode of their development. They will ece both in estimating individual capabilities and in forming opinions about what really constitutes the true interest of their

and mould according to their blue-prints the whole mass of people under their influence. This individual diversity and the variety so accessary for civilization will give place to a souliess uniformity. The natural evolution of civilization will suffer a set-back and an artificial and apprious growth will commence. Human faonities will begin to shrivel and ultimately a great mental and moral degeneration will ensue. After all med are not like grass and vegetation to be praned by a gardener and made to glow after a set pattarn. Every man has his own personality with a natural ures to develop according to its icclinations. If you deny him this freedom he will not develop according as you desire but will sither rebet against you or fade eway in measured gloom,

The fundamental mistake of Commanism lies in the fact that it treats the scommic problem at the central problem and then tries to revolve the whole of human tife round this axis. It lacks the true scientific attitude towards human problems. On the other head, it looks at all problems with a deep economie bisc. Metaphysics, history, sociology, in fine, everythine within its sphere is influenced and overridden by the sconomia view point and because of this one-sidedness the whole betauce of life is upset. Thus it is elear that in reality the Communist theory presents on correct or natural solution of the renounce problems of man. It offers a solution which is both senstural and artificial.

The Faucist Solution

As against this, agother solution has been not forward by Fascism and National Socialism which is as follows: That while individual ownership of the means of production may be kept intact, such ownership should, in the interests of the community, be planned and controlled by the atens. In practice, however, the results of this appear to be no way different from those of the Communist theory. Like Communism this theory also seeks to merge the individual in the community and leaves no oppositually for the free development of his personality.

Brides talk, the natore of the uses which extensive routed over individual commission in sentillation, and substitution as that of the Commenter state. It requires a very strong not concern tried authority to know the window of a large country under control and compel it to work according to the plans and thuspatter made by the state. In a stellar which has with absolute control and compel it to work it is inscribing that the projection for the property in the band it is inscribing that the projection that the state of the route.

The Islamic Solution

I shall now explain how Islam seeks to solve this problem. In daniling with all problems of life, it is a fundamental point with Islam that natural laws and principles of life inherent in human enters should not be tampered with, and that whenever there is any refraction from the path of natura il should be redirected to the natural path. The second important primciple on which islam has based all its social reforms is this : that the introduction of a few external regulations in the social system should not be considered sufficient ; on the other hand, a far greates stress should be laid on moral reformation and the creation of the right moral stringle among most so that the evil in the mind of man should be suppressed as its root. The third hatic principle which you can trace in the whole of the islamic system is that the anthority and pressure of law and the coarcive power of government should not be used except when it becomes meritable to do so

Keeping is view these principles, atom recognition at those matter principles on set se consonie said of fifts which have always formed the functions of hears reconsor, said in the constant recognition of the principles of the constant recognition recognition of the constant recognition recognition recognition recognition recognition re

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varying abilities and circumstances has been contended by islam to the extent to which it is in sectordance with nature. It then seeks to qualify this principle and introduce avial an extrictions on its actual practice with the object that it may not be misused and made a means of exploiting and oppressing the weaker sections of the society.

Let us first of all take the sequisition of wealth. Islam recoguizes the right of man to seek the means of his livelihood on God's earth according to his capacity, ability, and natural endowments. But it does not concede him the right to adopt such means in the acquisition of wealth as would lead to his moral degradation or upset the social order. Islam sets up the distinction of helai (lawful) and herem (enlawful) in respect of the different means of earning and imposes the ban of illegality on all those mathods which are morally injurious. For this purpose it has clearly specified those methods which it regards as injurious. Under the Islamic law wine and other intoxicants and drinks which spread evil and immorality era not only unlawful (Agram) in themselves ; even their manufacture, sale, purchase, and postession have been declared to be uniswful. Islam doss not recognize adultery, music, dancing, and other almilar things as lawful means of livelihood. It doolares all such dealings as unlawful in which the gain of one individual Is secured by the loss and injury of some other persons or of society as a whole. Bribery, stealing, sambling, speculation, business based on fraud and decrit, buarding and holding back the necessaries of life with the chiest of mining the prices, monopoly of the means of production by one or veveral persons which parlows the field for others : all these methods have been declared uplawful. It has picked out expefully and branded as iliegal all such forms of business as are by their nature espable of causing literation, or in which the toss or gain depends on mere Juck or accident, or wherein the mutual rights of the parties are not distinguishable. If you study in detail the Islamic laws of trade and industry you will see that the methods by which people become millionaires and multimilionaires in modern time are mostly methods on which Islam has placed stilingual legal sestictions. If business is carried on within these latenic limitations there would be little chance for anyone to accumulate immence wealth.

While Islam recognizes the right of the inderidual to the potention of all that has a sequire by lawoff mean, it does not law a bin carriery free in using the wealth to sequered. On the other hand if they down estitutions on size use indifferent of the wealth and the second of the control of the of the wealth which a mean to early law possible use of the wealth which a mean to the day law possible use are settled to proceed more wealth or early he harded, in the applied here briefly the early of restrictions which Jalean has placed or each one of these uses.

All methods of speading which cause moral or gorial injury are forbidden. You cannot fritter away your wealth in gembling, you cannot drink wise, you cannot commit adultery, you cannot wante your money is much and dames or other means of self-indulgence. You are ferbidden to wear allken dresses; you are prohibited (except in the case of women) from using golden ormanists and jewels; and you connot decorate your house with pictures and statues. In thort, Islam has plosed all those outlats through which the givers; portion of a man's wealth is speet on his own luxuries and indeligencia. The lignes of expenditure which considers lawful are of such a type that a man may just be able to live a deeant life of an average standard, and if gay surplus is then left over, Islam suggests that it should be utilized in the service of virtus and rightenuaness in public welfare, and in condering amintance to persons who have been meable to secure and receive their share according to their eceds. According to Islam the best course to adopt is that one should spend all that he carns up his lawful and responsible needs, and if may surplus accruce, band it over to others so that they may satisfy their seeds. Islam regards this quality as one of the highest steederds of morelety and hea put it forward as an ideal with such force that a society influenced by Islamic othics will always respect those who care

SCHOOLS SYSTEM OF ISLAM and spend, much more than those who keep their wealth hoard-

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ed or who go un lavesting their surplus incomes in sarning more. However, in spite of all this moral education and the exercise of moral pressure by a reformed society, it is not possible to set rid of individual tendencies towards greed and avarice. A good many persons will always remain who will like to invest their surplus wealth in corning further wealth over and above their seeds, For this purpose Islam has placed some legal limitations on the use to which this surplus wealth can be put. It le strictly probibited in falaxic law to lend these accumulated awings on interest. If you lead your money to any one it does not master whether he borrows for his private sends or for business purposes. You are cutified to the raturn of the principal only, but not a pic more. In this way Islam breaks the vary back-bone of aggressive capitalism and blunts the noge of the greatest metrument by means of which the capitalist tries to concentrate in his heads the economic resources of the community by relying on his money power. As regarde the method of pring the surplus wealth investment in one's own trade, industry, or business or providing sapital to others and participating in the gains and lusses of the joint undertaking. Islam considers it quite lawful and proper but seaks by ather means to remedy the evils which flow from the accommission of wastik in the hands of a few persons. First of all, Islam does not permit the housding of thir accumulated wealth. As I have just mentioned, it demands that whatever wealth you have must sither be utilized in the purchase of your own necessities or handed over to others so that they may satisfy their needs, and thus the whole of the cummon wealth may be kent constantly in elecutation. But if you do not do so and insist on its accumulation, then two and a half per cent per annum will be taken out of this accumulation by force of law and spent up giving assistance to such persons as are ant fit to take part in the sconomic straggle or have not in spite of their strangle been able to occure their full share. This is called "Zahat" and the administrative machinery proposed by Island

for this texation is the joint exchanges of the community in which "Zakat" is collected and then redistributed among those sections of the community which need and deserve help. This is in fact the best form of insurance for the society and destroys all the evils which arise from the absence of any regular arrengement for collective help and co-operation. What really forces a man, in the ampitelistic system, to accumulate wealth and invest it in profitable business and bring lote existence institutions like the life insurance, is that under this system every ont's life is wholly dependent on his nwn meens. If one hes not leid by saything for his old age one mey fact starvation in his old age ; If he dies without leaving any laboritance for his progeny, they will be driven from door to door without being able to secure a bit of bread; if he fulls tick and has nothing in store he may not be able even to secure medical treetment for himself ; if his house is batet or he sustains loss in business or some other sudden calemity befalls him he onanot find any support anywhere. Similarly what forces the labouring classes ander a capitalistic system to accept any terms of employment offered by the capitalist and become his player is this very thing : f.e., the fear that if the lebourer does not accept the remoneration which the espiralist is prepared to offer for his toil and awest, destitution will stare him in the face and he will not be mble to hold off marration for a single day. Moreover, it is only due to this system that the spectacle is witnessed the greatest carre that has afflicted the world by the 'grace' of this capitalistic system—that while on one side millions of hungry months are to be fed, on the other side there are lerge stock of agricultural product and menufectured acticles which cannot find any market, with the result that lakks of tons of grain is thrown into the sex instead of fending the hungry. The reason for this elso lies in the fact that no social arrangement agists for providing mrass of livelihood to the acedy and the destitute. If these people are provided with purchasing power and nosbled to buy nommodities according to their needs, teads, industry and egriculture, in short every

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branch of economia activity will expend and flourish. Islam roots out all these evils through the institution of "Zakat" and the agency of the public exchequer for its collection and distribution. The public archequer is always available to you as a helper. You need not take thought for the morrow, Whenever you are in seed you can go to the public exchaquer and obtain your rightful das. There is no necessity of keeping deposits in benks and of having insurance policies. You can have this world without any anxiety for the future of your shildren, the exahequer of the community will be responsible for them afterwards. It is a constant and permanent helper to which you can have recourse in times of disease, old age, calamities due to antibly or heavenly assues, and under any other similar of cum-stances. The capitalist exenct then compel jou to accept a job on his own terms and conditions. There it no risk of starvation, nakedoes or tack of shelter for you is the presence of the public exchequer. Then again, it should be noted that this social agency coables, all those sections of the population who cannot care or who care much fare than they require, to purchasa commodities accessary for their hits. Thus a proper balance between production and commention is petmanently maintained and the accessity does not atise for a pumple to go on imposing their benkraptcy upon other peoples and after exhausting all victims in this world to sack them in the other planets.

Besides the "Cakes", souther pies which litten he adopted for diffusing the wealth occoccritated in our picture. In a little of inharitance. All other kews, except that of this sit has do inharitance. All other kews, except that of this death of the previous the concentration of wealth were after the death of the previous the concentration of wealth were after the death of the previous the content of the previous site of the previous that the weight which a other content of the previous that the site of the previous site of the previous site of the previous that the previous site of the pre

Consider this economic system of which I have presented a brief plan to you. Does it not remove all those svile of individual ownership which result from the wrong guidance of the dual ownership whice reput from the wrong guidance of the davil 7 there remains no exceeding at all far adopting the Communits or Fasquet or National-Socialite ideologies, and using itons stated in methods of exceeding management which do not remove the ovil host replace it with a mother. I have not here explained the complete economic system of Islam. It is here asplained the complete concomic system of Islam. It is difficult to explain which he compass of this brief discourse, all the methods that can be adopted in accordance with the Islamic principles for the management of tends, the activament of tends disputes, and the raingement of tends the method complate provision has been made in the falancie law. I have not even been able to mention how fetam the, by removing all tatiff textitictions levied on exports and imports, and by abolishing octroic, cesies and tolks on the movement of commodities opened the door absolutely far free trade. Nor have I had the opportunity of mentioning that by reducing to the minimum possible except the expenditure on the administrative machinery, on the civil services and the army, and by abolishing altogether the stamp duty on judicist proceedings, Telam has lightened as vary great economic burden from society, and provided op-portunities for spending the taxes for the good of cocusty instead of sllowing them to be absorbed in the unbounded expenses of the automistration. By this means the economic

system of lalam becomes a great blessing for humanity. Studied with an unblused mind free from those prejudices against falam which have been labarited as an evil legacy from part history and unawed by the blaze of modern social system. I hope and trust that this Islamic system will eatisfy every reasonable and truth seeking person as the most useful, correct and rational one for the sconoraic welfare of humanity. But if anvone thicks it feasible that this economic system can be successfully implemented even of divorced from the complete whole of the ideological, morel and cultural system of Jelsm. I will humbly request him to get sid of this misunderstanding. This economic system has a deep selationable with the political. judialal, cultural and social system of lalam. And all these branches are fundamentally based on the moral system of Islam. Then again this moral system does not stand by itself but it wholly dependent on your belief in an All-Powerful and All-Knowing God and your sense of responsibility to Him, in the conception of an after-life when all your actions will be judged by God, is the belief that man will be punished or rewarded according to His Judgement; and in the acceptance of the fact that the code of law and morality which Muhammad (peace be upon him), the Messenger of God, has placed before you as from God (of which this economic ayetem is only a part) is really based on Divine guidance in all its details. If you do not accept this creed, this moral system and the whole of this code of life completely as it is, the ecomonic system of Islam, divorced from its source, casmot be maintained or administred in its purity even for a single day, nor will any appreciable advantage accoue from it if you take it out of its wider context and theo seek to apply it to your life.

Economic Precepts of the Quran

1. Besic Fants

One basic fact inguiding Social Economy upon which the Holy Quitin repeatedly lays stress is that all the means and tecorrect through which man carns his levelibood are Divinely

R is Allah Who created those resources and meane in such form and or such natural principles toost they lend themselves to human use; and it is He aloow Who afforded uses the opportualty to benefit from them sed granted him the right to exploit them.

"It is He Who has made the Earth managrable for you, so traverse ye through its tracts. And enjoy of the Sustecance which He furnishes. And ento Him is the Resutraction."

"And it is He Who spread the Easth and set the monatains on it, saused the rivers to flow in it and created two valisties.

in every specie of fruit."

(Ai-Rasd : 3)

"It is He Who created for you everything that is in the

"It is He Who created for you everything that is le the Earth.

(Al-Bequeb: 29)

"It is Allah Who created Heavens and Earth and poured.

"It a Aliab Who treated Heavens and Earth and poured water from the sky and through this means created fruits for your sustronnee; and gave you control over the boat which sails in the ass by His leave; and gave you control over the tiver; and set the sun and the moon on a regular course for your sake so that they constantly move around their other; and sub-

SCONUMIC SYSTEM OF ISLAN

"We gave you authority in the earth and provided resources in it for your livelihood". (Al Å raf : 10)

in it for your livelihood". (Al-Ā'raf: 10)
"Do you ever reflect; Are the crops which you sow raised

by you of this We Who rame them". [Al-Waqu'sh : 63-64].

2. Determination of Right and Woong is the Preregative of Allth.

It is on the basis of this Truth that the Holy Outan coun-

clater the rule that case has acither the right to unrestricted phearation and use of the economic eneage, nor is the suthernsed to frame legislation determinating the right and wrong in this matter. It is the Percegative of Allab to mask the live for the ownership and exploitation of economic means. The Quras contigues on another native Arabis, the Medican because they believed in the unbridled tight of a man to earn and expend weeklin.

They said: "Oh Sha'aib! Does thy (religion of) prayer command there that we leave off the worship which our fathers practiced, or that we leave off doing what we like with our property ?"

(Hild: 27)

The Holy Quren declares it "Foul" that man should himself determine what is right and what is wrong.

"And do not issue faise decrees that this is right and that

is wrong. "** (An-Nahl: 116)

* That is, everything you needed and your neturnion is qualtiful freep-

 I BBJ 16, everything you needed and your setuntion is quit of is repective of whether you solicited is with your reague or not "
 (Rardwei, Australe-Tacozii, Vol. 3, p. 181; Martafa al-Batt Egypt.

(RaidSwi, Aswar-el-Taczil, Vol. 3, p. 161; Mustafa al-BuM Egypl. [1300 H/1972 A. D.]

"This avali velocinentity forbids shat meanic should detide whal it

right and what is wrong according to their own views and desires (Bardawi Vol. 3, p. 193).

"The subtisect of this syst is, as Askeri puts is, that if Allah's and His Prophet's order regarding the right or wrong of a maller does not casch

The Quran reserves this right for Allah and, for His Aposile (peace be on him) as His deputy. "For he (the Apostle) commands them what is just and for-

hids them what is evil; he allows them what is good (and pure) and prohibits them from what is bad (and impure). He releases them from their heavy burders from the yokes that are upon them." (Al-A'raf : 157) 3. Affirmation of Individual Ownership of Praperly withto the

bounds fixed by Allah. Under the supreme owacrehip of Allah and within the

bounds fixed by Him, the Holy Quesa sanctions individual ownerable of property. "Do not devout one another's property by foul means,

(instead of it) do business with mutual consent." (Al-Nisa : 291).

"Allah has made trade lawful and interest unlawful".

(Al-Bagereh : 275) And if ye repent (from taking interest) then you have the right to your principal". (A) Banatah ; 279).

"When ye contract a debt for a fired term, record it in Wilting." (Al-Bacarah : 282).

"If you be in journey and cannot find a scribe, then a pledge in hand (suffices)," "Unto the man (of a family) belongeth a share of that which (Al-Bagereh : 283)

perents and near hindred leave, and noto the women a shate of that which parents and ness hindred leave." (An-Niss : 7) "Ye who believe, Ester not houses other than your own

without permission." (An-Nur : 27) "Have they not seen how We have created for them our handiwork the cuttle, so that they are their owners."

(Ys-Sla : 71) you, you should not delermine its right or wrong by yourself, otherwise you will be guilty at accrating felsebood to Alinh, for the right or treasu

has no other foundation save the order of Allah." (Alusi, Roch-ul-Ma'ini, Yol. 14, p. 226, Idera si-Tabasi val Municia,

Earpi 1345 H).

SCONOMIC SYSTEM OF ISLAM

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"As fut the thief both male and female, out off their hands. An exemplery punishment from Allah. Allah ie Mighty, Wise,"
(Al Maidah: 38)

"And pay the due thereof upon the barvest day, and be not prodigal."

(Al-An'2m: 141)

"Exact alms of their wealth." (At-Tauba: 103)

"Give unto orphasa their wealth," (At-lance: 100)

wealth into your own wealth." (An-Nira: 2)
"Unto you are lawful all beyond those mentioned, so that

ye seek them with your wealth in honest wadlock not dabaechety." (An-Nisa; 24)

"And give unto the women (whom ye marry) willingly their marriage portions."

(An-Nisz : 4)

"And if ye wish to exchange one wife for another and ya have given unto one of them a sum of money (however great), take nothing from it?"

(An-Min 2 25)

take nothing from it."

(An-Nian: 25)

"The likeness of those who spend their wealth is Allah's
way is as the likeness of a grain which groweth seven care, in

"You chould strive for the came of Allah with your wealth

"You chould etrive for the cause of Allah with your wealth
and your lives."

(As Saf : 11)

"And in their wealth the begger and the ontons had due

hata."

(Adh.) Dasaris: 19

"All arders and injunctions reproduced show presuppose
the alistone of private property. The Holy Quan quentially
presente a system of economy which is shi in appear is built on
the proprietary light of inclividuals. It does not contain awa
a faint trace of the concept which sets up distinction between
consumpr good and means of production and times individual.

consuper goode and means of production and traite individual consensity to the former while essigning the latter exclusively to public control.

Likewise no distinction between extend income and one careed income and one careed income in apparent in the Islamic doctrine. For example,

this clear that the inheritance gained by a person from his parents, issue, wife, huchand or brother and sister does not fall under the head of careed income, nor is Zakat the earned in-

come of the hendfinary. Moreover, in this economic scheme there is no school of an interim stage, leading to some final goal where plivate property thall give place to complete autionalization. Had this been the real object of the Ourne it would have explained in a summinguous terms and would have explained in the summinguous terms and would have coplained in the summinguous terms. The fact that at one place the Quintu setters:

"The certh belongs to Allah"

(Al-A/14/12)

it not sufficient ground for the theory that the Quran abolishes private inweasthip of land and sanctions its automatication. The Muly Quran also states;

"All that is in the sky and in the earth belongs to Allah".

It easubt is inferred from this tast individuals are obstructed from owning asysting to the land or in the sky, nor can it be deduced from the text that all things in the stern send specially accluded becomes operating them in the land to the contract of the stern send special beaum operating then it sholishes the right of foul hadridnam anything Similarly it is insportent to argue from fyell to if she find anything similarly it is insportent to argue from fyell to if she find a story of the stern send of the stern send that the stern send to the

Supposing we accept the interpretation of the syst as "Allah placed in proportion in Soar days the resources of food in the earth, for all the needy, in equal measure." Even then it would be wrong to think that 'needy' refers only to

[&]quot;This is not an accurate reactable to itself. The actual words are: المسائلين "Zondabetri, Baudawi, Rāzi, Alubs and other commonstates take the words" ما "من أيس" to be conjected with "مايا" and give this interpretation "Albit of this words is fall four days."

The communicated who hold thus along in related to while I undertrand it to mean "Provided for all the needy" or "According to the demand of all the peedy". For further explanation refer to "fafture and Quran, Vol. 4, communicary on your 18 MM managed to postoco \$2.

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buman beings. The needy necessarily includes besides buman brings, all other kinds of living creatures also, whose resources of food have been placed by Allah in this same earth. If according to this ayah the share of all the 'needy' ones is count. thee there is no ground for contains the right of equality to the human species alone. Similarly, it cannot be argued from those ayabs of the Quran which stress the need for provision of food to the poor classes of society that the Quran intends to establish a socialist order to achieve this purpose. Wherever the Quran mentions this need, it essentially lays down just one scheme for fulfilling is, which is, that members of the affluent closs should liberally spend their wealth on their poor relations. the orphans, and the destitute and other deprived or Indigent penpla he the society with the sole object of winning the favour of Ailah. In addition to this the state elso is charged with the duty of collecting a fixed portion of the wealth of affluent members of the society and spending it on the financially depressed citizens. Apart from this practical scheme, there is absolutely un trees of any other plan for achieving this purpose in the Quran. There is no doubt that on injunction of the Quran obstructs the nationalization of a particular sector of the economy whenever the nerd for such en action arises. But a total ban on private property and the edoption of socialism as a doctrine and system of life is inconsistent with the economic scheme of the Quran. Moreover according to the political system envisaged by Quran an single party or group has the authority to decide that a sector of ronnomy should be transferred from private to public control. The decision for such a move lies with a consultative budy whose members have been elected by a free vote of the people."

bers have been elected by a free vote of the people.*

4 The Un-natural Dectrine of Economic Equality.

The fact that like other natural things there is no equality among human beings as regards the provision of food and other means of livelihood is presented by the Quran as just another

* For details of the Foligical System prescribed by the Quran, refer to my work "Khilafat-Q-Mulopkias", Chapter L. aspect of the Divine Order. Leaving saide the artificial dispanties entablished by various social systems, so far at the natural nequality is concerned, she Quesa regards it as the result of Divine Will and Divinessation and there is no evidence in the artist exheme of the Quesa results of others are not assumed to the settle scheme of the Quesa that it intends to thomstee natural sequelity and stabilish an order wherein everyone should receive the equal share of the economic many.

"He it is Who hath placed you as vicera's of the earth and hath exalted some of you in rank above others, that He might try you by that which He hath given you."

(Al-An'sm., 165)

"See how We prefer one above another, and verily

the Hereafter will be greater in degrees and giretet in preferment," (Bast littall: 21) "Te it they who apportud thy Lord's mercy? We have

epportioned enouge them their livelihood in worldly life, and raised some of them above others in such that some of them say take labour from others; and the metry of thy Lord is better then (the weelth) that they ames. " (Al-Zuhtuf: 32)

"Lo' thy Lord caleracts the provision for whom He will and stratteneth (it for whom He will). Lo, He was ever Knower, Sear of His slaves." (Beei Israel : 30)

"Bis as the keys of the heavens and earth. He enlergeth providence for whom He will and strustenth (it for whom He will) Lo, He is knower of all shings."

(Al-Shure: 12)

"Say ! Lo, my Lord enlargeth the provision for whom He will of His bondman and narroweth (it) for him."

(Al-Saba : 39)

This has been maded in the content of an objection resued by the Half Proplets, contents that had Albis wanted to sake a Proplet, the worst have clocked one of the Chiefs of Mocco or Tatio this Office. worst have clocked one of the Chiefs of Mocka and Albis of the worst have clocked one of the Chief of the Chief of the Chief worst have clocked one of the Chief of the Chief of the Chief on him) at the aposite?

The Holy Quran enjoins that mankind should calmly accept this natural inequality and none should envy the advantage granted to another by Allah.

"And covet not the thing is which Allah bath made some of you excel others. Usto men is a fortune from that which they have carned and nate women a furture from that which they have extract. Ask Allah of his booty. [1.0 Alla is ever

Knower of all things". (An Niss: 32)

The two syahe from which a section of people are trying
to derive the conclusion that the Quean went; absolute

to derive the conclusion that the Quran wants absolute connomic equality among human beings are as follows:

"And Allah hath favoured some of you above others in

provision. Now those who are mote favoured will by no means hand over their provision to those (slaves) whom their right bands possess, so that they may be equal with them in respect thereof. Is it shan the grace of Allah that they deay?"

(A.N. Mail : 73)

(An-Nahl: 71)
"He counth for you a similitude of yourselver Have ya,

from among those whom your right hands possess, partners in the wealth We have bestinwed upon you, equal with you thereof, so that ye far them as ye fear each other (That ye sastion unto Us partners out of that which We created?). Thus We dealed the revenitions for poortie who have agone."

(Ar-Roum : 28)

But the words of these two syste sclearly show, and the context in which they have been reversed they makes it plain that hereis in fact on substitution has been substitution that there in fact on substitution has been substitution of conomic regularities and containing an asystem of recommic regularities and containing any substitution of recommic regularities. On the other hand there which provides the fact of economic increasities month human beings as on argument against Polytheline, which is that since you are not present do admit your always as south therein.

your wealth, how preposterous is your notion that any of His

5. Moderation and Observance of Limits Instead of

Anceticians.

The Holy Quran also remestedly emphasizes the fact that Alleh has created His bounties in the world with the sole purpose that His creatures should culoy them It certainly is out the will of Allah, our can it be, that men should requince the use of these bonaties and turn to acceticism. What He actually enjoins is that distinction should be observed between Good and Evil, the unjawful practices and those that are lawful; and that enjoyment and one should be confined to the category of tawfel and pure things and even so this the bounds of moderation should not be exceeded :

"He is Who created for you all that is in the Earth".

(Al-Bagarah ; 29) "Say : Who hath forbidden the adorement of Allah which

He hath brought forth for His bondmen, and the good things of His Providing ?" (Al-A'raef : 32) "And not of those things that Allah has bletsed you with. lawful and pura, and avoid exteriog the wrath of His in Whom

you have pat your faith", (Al Maidah : 881 "O Mankind, Est of that which is lawful and wholesome in the world and follow not in the footsteps of the devil. Lo.

he is an open enemy for you". (Al Bourah : 168) "And cas and druk, but be not produgal. Lo, He loveth not the prodicate". (Al-A'rauf : Ms

"But monasticism they invented We nedelized it not for them but only seeking Allah's pleasure and they observed it not with right observance". (Al-Budged , 27)

^{*} This point becomes perfectly close after conding symbe 71 to 76 of Suza As-Nahl (The See) and ayahs 20 to 35 of Sara Ar-Roum (The Romana) The real theme of both seas in the refusation of chirk (setting up patters with Alish, Folymeissus) and affirmations of Atlah's anny For a detailed commentary as both serie see "Tofbigg-ut-Qatan" vot tf, p

6. Distinction Beiwaen Lawful and Unlawful Means of Earning Wealth.

The Holy Guran lays down the rule that wanth should be obtained through tawful means only and aniawful manns should be avoided.

O ve who believe ! Squander not your wealth among vouttelvas in vanity, axcept it he a trada? he murnel consent. And kill not one another, Lo | Allah is avar Marcife! unto you " (An-Nisa | 29)

". Unlawful Meens of Securing Wealth.

A detailed description of the unlawful means of obtaining wealth has been given by the Holy Prophet (peace be upon him) in the traditions and by the intists in the books on Islamic I aw Some of these means which have been specified in the Ouran see at follows :-

"And est not up your property among yourselvee in vanity. not each by it to gain the heating of the judges that ye may knowingly devour a portion of the property of others wrongfully "a (Al-Bagarah : 183)

"And if one of you engage to another, let him who is trusted delivar up that which is entrusted to him (according to the pact between them) and let him observe his duty to Allah his Lord." (Al-Bacarab : 283)

^{*} The term 'trade' denotes exchange of goods and selices tar money. (See Al-Javias, Abyam of-Guran, Vol. II. p. 210-Mathantal-Bahia, Rayos 1407 H. Do-al-Arabi, Ahkam-ul-Quean, Vol. I. p. 170, Mathant al-ba'ada. Eavet 1331 H. The confirms of mutual surrement riself (moline than exchange should not take place under new form of during nor should be lovelye fraud or prefere: Which if it were known to the other party would BOX SECURE ILL BELLERMANT

[&]quot; The obtate "To tase the bearing of the sidees" implies starting a law-spit wrongfully claiming the property of another sa well as correction the authority in order to eath illegal presention of another's property

AT

"Whose deceiveth will bring his deceix with him on the day of Resurrection. Then avery sout will be paid in full what it hath earned." (All-'Imran : 161)

"Ac for the thief, both male and female, out off their bands. It is the reward of their own deeds, an examplary punishment from Allah . Allah la Mighty, Wise."

(Al-Maidah : 38) "The only reward of those who make was upon Allah and His Messenger and stairs after corruption is the lands will be that they will be killed or crucified", (Al-Maida : 33)

"Lo I those who devour the wealth of orphone wrongfully, they do but swallow fire into their bellies, and they will be exposed to burning fame."

(Ap-Niss t 10) "I. Was unto the defranders : 2. Those who, when thay take the meeturs from mankind.

demand it full.

shameful dogge ser-

3. But if they measure auto them or weigh for tham, they cause them loss."

(Al-Mataffiren : 1-1) "Lo | those who love that slunder should be spread concern-

ing those who believe, to sham will be a painful panishment in the world and the Hereafter." (An Nur : 19) "And of mankind is he who payesh for more pastime of discourse that he may mislead from Allah's way without knowjedge, and making it the butt of mockery. For such there is a

(Lugman ; 4) " "Yan reference is to robbers and beigands".

⁽Al-Janua, Vol. 2, p. 494), "The term "pastima of discourse" in this sysh includes maging. atunc and att other todoress assurements which lead sairsy from the way of Allah. (Ibn-l-Janir, Junia-ni-Bayon Fl Tafor il Queso, Vol. 21, pp 39-41, Mathabal-Amperia, Barpt, 1326 M.)

"Force not your risve-girls to whoredom, if they would preserve their chestity, thus we may seek enjoyment of the world."" (An-Nur - 33)

"And come not sear to adultery. La! it is an shouloulion and so s vil way." (Bani Israil; 32)

"The adulieter and the adulteress, scourge ye each one of

them (with a buodted strings)" a (Al-Nor : 2) "O ye who believe ! tiquor, rombling, cheting lots before

idels or by discharging arrows or by dice, are foul deviles acts. avoid them." (Al-Maidah : 90)

"Allah permitterk trading and forbiddelh neury,"

(Al-Begarah : 275)

1. The real objective of this ayah is to eliminate protilitation. Stave-siris are especially mentioned because among anterni Ataba, the hunirate of prottiution depended entirely on alave-women. Majura used to set their young and becutiful slave-garle an businets at prostitutes and lived an their serouge. (the j-Jame. Vol. 18, pp. 55-38-101, 104. the j-Kathir. Table-al-Quest el Azers, Vol. 3, pp 89-268, Maibah Mustala Mohammad. Barpt, 1947. Ibn-i-Abdul Bat, Al-Isseeb, Vol. 2, p. 762, Delratul-Masrif. Hydershad, 1117 H.

2. Alongwith forbiddies adultery as a sic the income derived from adultary was also declared unlawful by falars and the Holy Prophet (peace and blowless of Allah ha on ham) pronouned () at the fourtest means of the come."

-Bullati Book 34. Chapter 117/aks Book 37, Chapter 20/Book 68. Chanter 50/Book 76 Chantet 46/Book 77, Chapter 96/Muslim, Book 22 Hadith No. 39-41. Abe Dawed, Book 22, Chapter 39-63. Tirmidbi, Book 9, Chapter 37, Book 12, Chapint 46, Book 26.

Chapter 23. Nasas. Book 47. Chapter 5. Book 44, Chapter 90, the-o-Mais. Book 12. Chapter 9). 3. The manufacture and exchange of all things forbidded by the

Outan is tiglewist, for prohibition implies that no benefit should be drived from them in any way." LAI-Jasses, Vol. 2, p. 2125. 4. That shows that so the case of a business deal, the profit sarged by

an individual on the capital to in the case of joint atock comment, the dividend received by a sharebolder to proportion at his investment is lawful. Bull in the case of a loan, anything in excess of the ptincipal amount received by the lender from the debier is unlawful, because unlike the profit extent in trade, Allah does not hold it ax lawist dividend,

O ye who believe! observe your days to Alala, and give up what researched (use to you from surery. If ye are (to truth) believers. And if ye do not, then the werend of war (against you) from Alla has add its nessenger. And if ye report, then ye have your principal, (without instructs). Wrong not, and ye have your principal. (without instructs). Wrong not, and ye all into the wanger. And if the absorber is stratificated estimated to the contraction of the contractio

Thus those means of geleing wealth which the Holy Quran declares unlawful are bricky as follows :--

 Teking property or goods without the content of the owner and without payment, or taking with payment or without payment but with conscent is such a manner that the consent is secured under during or found.

- Bribery,
 Forcible occupation.
- 4. Embezziement of private or public weepth.
- 5. Lerceny and robbery.
- 6. Expropriation of wealth belonging to en orphen.
- 7. Spurious weights and measures.
- Butiness promoting licentiquaness,
 The vocation of singles and denouse.
- Prostitution and lacome from adultary,
- Prostitution and lesses from adultary,
 Manufactore, sale and transportation of liquor.
- 12 Gambling and all such practices in which wealth passes
- from one to another just by luck or chance.

 13. Sculpture and sale of idols and services readeted to temples of idol, worship.
- 14 Fortune telling and drawing late.
- Usury, irrespective of low or high rate and regardless
 of whether interest is charged on loses advanced for

private use or for commercial, industrial or agricultural enterpries."

8. Prohibition of Avarice and Hoarding of Wealth.

Alongwith proscribing evil means of securing wealth the Holy Quren strongly disapproves of the hearding of even lawfully carned wealth and teacher us that evarice is a great evil,

I. Woe unto every slandering traducer, II. Who halb gathered wealth fof that world) and laveth it bv.

III. He thicketh that his wealth will conder him immorial.

iv. Noy, but verily he will be dung to the consuming one. (Al-Humarah : 1-4)

"They who hourd up gold and silver end spead it not in the way of Ailah, unto them give tidings (O Muhammad) of a palafut doom." (Al-Tauba : 34) "And whose is saved from his own aread, such are the

successful". (At-Tagbibun : 16) "And let not those who hourd up that which Allah, bath bestowed apon them of His bounty think that it is better for them. Nay, it is worse for them. That which they hourd will be their coller on the Day of Resurrection". . (Al Ituria : 180)

" It is self-evident from the sens of this arch that this Ordinance rhists to dabt, and that in any deal torolving a loan if the treditor sets a condition that he will receive begen the debtur numething in among of the principal amount, it will be a case of many (Riba). The questing wantier the rate of interest is high or low is insuspected to this case, nor it the outsion of the need of the debter referent. Today, a section of people try on continue the but an enery to those loans only which a person taken for private nords. They ascrapt the interest charged on consocicial profits or Bank loans from the problems on every. Their american see

hateless for they are supported scitter by the Quins, nor Hadsib, nor Figh. es This subjet; has been frequently mentioned in the Holy Quran in various forms. See for injustee dura Mahammad, ayab 36, Al Hadeed.

ayah 24, Ab-Ankabul, ayas 34, al-Mesry, ayah 21, al-Middelhir, syah 43 al-Fejr, synha 15 to 20, al-Lati, synh ti, al-Ma'unn avelu 1, 2, 3, 4,

(Sabe : 34-35)

9. Condamnation of Materialians and Greed.

At the same time the Hoby Queen also reveals that materian, grand and craze for worldly wealth and pride and hughtures of rickes lead man array and are awong the chief causes of his altimate rule,

- "(i) Rivalry is worldly intrease distructeth you.
- (iii) Nay, but ye will come to know !" (At-Takathur , 1-3)
- "And how many a community have we destroyed that was thankless for its means of livelshood f And youder are their dwellings which have not been talkabited after them sive a
- little, And We were the imbestiones." (Al-Quasa : 58)

 "Add We sear and table any township awarant, but had
 pempered once declered: Lot we are disbellever in the
 substraint by have been seen. And they say: we are more
 (then you) to seattle and children. We are not the pussibled !"

10. Candementins of Extravagence.

On the other band the Holy Quran severely condomns a man who spends his investly careed wealth in anisoval) pursuits or spends it anciented for accuring laxory, pleasure and confort for bustelf and bes no other use for his toomy but to raise his private standard of living to the optimum lavel.

"....And be not prodigate. Lo ! Allah loveth not the prodigate." (Al-An*am: 141)

"Gree the klussian hir due, and the needy and the wayfater, and squagder not (scalib) in wantanness. Lo I the squanderers were brethren of the devils, and the davif was ever so regrete to bis Lord."

(Ban) lerzel: 25:27

- "|.....end set sad drick, but be not prodigal. Lol
 Ha loveth not the prodigals."

 (Al-A-raif: 31)
- In the view of the Quren the correct behavious for man le

femily. He and his family have a right on his wealth and he should never be stingy in discharging this right. But then this le not the unly right in the discharge of which he should spend elf his resources and neglect the falfilment of other rights.

"And let not thy hand be chalmed to thy neck nor open it

to a full extent, lest thou sit down rebuked, denounced."

(Banj-Israil ; 19) "And those who, when they spend, are neither prodigat por

grudging : and there is ever a firm station between the two." (Al-Furgas : 67)

"But seek the abode of the Hereafter in that which Aliah bath given ther and neglect not the portion of the world, and he thon kind even as Aliah bath been kind to thee, and seek not corruption in the certh, Lo ! Allah loveth col corrupters."

(Al-Quees : 77)

It. Lawfal Ways of Spending Wealth. Out of the iswfully earned wealth, the surplus that remains after reesonable expenses on private needs should be spent in the following ways :

"And they ark thre what they ought to speed. Say : ther which is superfluous." (Al-Buqueah : 219)

"It is not righteoupers that ye turn your faces to East and the West ; but righteous is he who believeth in Allah and the Lust Day and the angele and the scripture and the Prophets; and giveth wealth, for love of Him, to kintfolk and to orphans and the aredy and the wayfarer and to those who ask.

and to set slaves free " (Al-Bequrah : 177). "Ye will not attain picty notil ye apend of that which ye love. And whatspever ye spend, Allah is aware thereof "

(Ali-Imita : 42s And serve Allah. Ascribe nothing us parener unto Him.

(Show) ekrudness unto purents, und unto neur kindred and orphans, and the needy, and muto the neighbout who is of kin (sitto yas) and the arighbour who is out of kin, and the follow traveller and the wayfarer and (the slaver) whom your right hand possenses. Lot Allah loveth not such as are proud and bossiful, who house their wealth and asjoin avaries on others, and hide that which Allah hash between upon them of kill hours. For dishelivers we prepare a shaneful door, And hous who spend their wealth in order to be seen of mm, and believes mn is Allah nor the Last Dy. Whoso (kills) state for a

and in Allah nor the Last Day, Whoso takeh astas for a contrade, a bad comrade hath be."

(An Nine; 35:13)

(Allah are) for the poor who are straitened for the came of Allah, who cannot zhow in the land (for trade) "The until bidding man accounterful them weathly because of their until the contractive beautiful the contractive b

restreint. Thou shall know them by their mark: They do not be aff mere with importueity. And whatsoever good thing ye spend. Lo: Alleh knoweth it."

(4) Bagers 2: 27)

"And the virtous for love of Alleh frest the poor, the nephes and the prisoner and say we feed you only to east the

favour of Allah. We desire no recompense from you, nor your gratitude." (Ail-Dafer : 8-9).
"And in whose wealth there is a right, ecknowledged, for

the began and the destitute. (Al-Metarij: 24-25)
"And such of your sieves as seek a writing (of emagoing-

tion), write it far them if ye are aware of good in them, and bestow upon them of the wealth of Allah which He hath bestowed upon you." (An-Noor: 23) Not only does the Quran regard these expenses as a batic

* The refers to four hondred submitters in the uses of the Holy Proport (rouse be on time), who seld from the Use house and gainstein to Medica from oil parts of Arabia. They had desired the fitter intends and Stronge and Stronge and Stronge and Stronge and Stronge and Stronge show or religion. They were ever early to make the arm of the stronge of the Stronge and Stronge and Stronge and Malla be an initial. House angest of follows to these duties they could not strong for extensity their from. (Zennikohri, at Kaphalla, Vol. 1, 116. Achtallander-Balack, Euro 1, 11.

The order in the mash will apply were took to those people who davoic themselves full-time to teaching, propagation of relation and works of Public Soul and Conrequently cannot regage in recommic activity for their own sake.

virtuous acts will lead to social collapse. "Spend your wealth for the cause of Allah and be not cast

by your own hands to ruin, and do good. Lo ! Allah leveth the beneficent " (Al-Baners : 195)

12. Monetary Atosements.

44

Besides this general and voluntary spending for the sake of Alish the Holy Quran has also prescribed financial atomsments for some sine or omissions. For instance the order for s person who takes a vow and then breaks it is as follows :

"Its atonement is feeding ten poor people with the same average kind of food with which you feed your children, or else giving them diecees; or ficeing one slave; but whose cannot do the above abould keep fast for three days."

(Al-Maida - 89) Similarly the order for a men who wishes to turn to his wife after having likened her to his mother or sieter and dectared her unlawful to himself is ;

"Those who put away their wives (by saying they are as their motherr) and afterward would go back on that which they have said, (the penalty) in that case (ta) the freeing of . riave before they touch one another. And he who findeth not (the wherewithals), let but fast for two successive months before they touch one another; and for him who ir unable to do so (the penance is) the fracting of sixty needy over."

(Al-Musadilah : 3-4)

Expiations of the came kind have also been prescribed for some amissions in the course of Hajj (See Bugara : 196, and Al-Maids : 95) and a similar penance has been levied with recard to any default to observing fasts. (Buqura ; 184).

13. Pre-Requisites for the Divine Acceptance of Infag (312) (Spending in the way of Affah).

But rites speeding will be regarded as so the way of Allah only when it is devoid of

* any selfish motive

- * deception or display
- any attempt to show favour to or hurt the feelings of the beneficiary
- * an attempt to gort out the worst material for donation

The order is to donate the best and finest goods and apart from love of Allah and arcking His favour, no other objective should be kent le view.

"And (also) those who spend their wealth in order to be seen of men, and believe not in Allah nor the Last Day

seen of men, and believe not in Allah nor the Last Day.

Whose taketh satan for a comrade, a bed comrade hath he."

"O ye who believe! Render not vais your almgelving by reproach and lojury, like him who sprodeth bis wealth only to be seen of men and believeth not in Alish and the Last Day." (A) Bearan 1.

"Those who spend their wealth for the cause of Allah and afterwards make not represent and injury to follow that which they have spent, their remad is with their Lord, and there shall no fast come, upon them, asinber shall they grieve. A kind word with forgiveness is better than alonglying fullowed by indiction. Allah is Abouter, and Cleman;

(Al-Baquin': 267-263)

"O ye who believe! Spend of the good things which ye have easined and of that which We briss forth from the easth for

you, and seek not the bed (with intent) to spend thereof (in charity) when ye would not take it for yourtelves save with disdain; and know that Allah is Absolute, ower of Praise."

(Al-Baonush: 267)

"If ye publish your almagiving, it is well, but if ye hide it and give it to the poor, it will be better for you and will atous for some of your Bl-deeds. Aliah is informed what ye do."

(Al-Baqurah ; 271)

14. The Real Significance of Infoq (Spending In the way of Allah).

This spending in the way of Allah, which the Outan "افاق في سيل الله" sometimes "افتاق" a sometimes "افتاق" (spending in the way of Allah), at other places as "wide" (Alms) and sometimes as Zakat (Poor due), is not merely an act of niety or charity, but an act of worship also and is the third among the five articles of faith in Islam i.e. Belief, Prayer, Zakat, Festing, and Hall (Pilgrimage). It has been mentioned together with Namuz (Prayer) at 37 places in the Holy Ouran. and it has been emphatically made clear that both Namez and Zokat are the casential tenets of Islam and their observance

the indispensable condition of salvation . The Holy Ouran points out that Zakat has always been an

esticle of falth in Islam.

"And We made tham chiefs who were guided by Our command, and We inspired in them the doing of good deeds and the

right establishment of worship and the giving of aims, and they were worshippers of Us talone)."

(Al-Apblya : 73) "And they are ordered naught else than to serve Allah. keeping religion pure for Hem as men by mature upright, and to establish worship and to pay the poor due : That is true

reheion." (Al-Bayyinah : 5) "And make mention in the scripture of Ishmael. Lo ! he

was a keeper of his promise and was a messager (of Alluh), a * For matages look up the fallowide references in the Holy Ouran :

Ai Begarah ayaba 3, 43, 83, 110, An-Nisa : 77, 162 177, 277 ALMaids 112 51 Al-Anfat 13

At-Taubs . 5 11 18 76 At Rend : 22 Throbura: 34 At-Anhrys: 21 Al-Muminus · 2

Anchemi - 1 ALAbrah - 21 Al-Shours - 18 Al-Ma'urii - 21 Al-Muddathther: 43

Al-Ma'000 : 5 Maryam: M. 55 Al-Hajj : 35, 44, 78 Lucmao · 4 An-Noor: 37, 56

Al-Mondly - 15 Fatir: 29 Al-Bayyanah : 5

Ai-Muzramaril: 20

and was approvable in the sight of his Lord." (Maryom . 54.55) "And (ramember) when We made a sovenant with the children of taraal (saying) : worship mone save Allah (only) : And establish worship and pay the poor-due."

(Al-Bagajah , 83)

57

"Ha spoks, Lo! I am the slave of Allah. Ha hath given me the scriptura and bath appointed me a prophet, And hoth made me blessed wheresoever I may be and bath enjoyed upon ma prayar and almogiving to long as I remain alive."

(Marvam : 30-31)

In the same manner Zakat (poor-due) is an article of faith in the religion preached by Muhammad (peace and blessings of Allah be on him). Like efficuation of faith and Namer. Zakat (Payment of poor-due) also is an obligatory condition for antaring the fraternity of Islam.

"And strive for Allah as striving for Him is due, He hath chosen you and herb not laid upon you in religion any bardahip ; the faith of your father Abraham (is yours). He hoth named you Muslims of old time. So establish worship,

pay the poor-due and hald fast to Allah." (Al-Hall: 78) "This is the acripture whereof there is no doubt, a guidance unto those who ward off (evil). Who believe in the unseen

and eatablish worship, and spend of that We have hestowed upon them." (Al-Bagurah : 2-3) "They only see the (true) believers whose hearts feel fear when Alloh is meetioned and when His revelations are toulted

note tham they increase their faith and who trust in their God." fAl-Anfal : 2.4) "Your friend can be only Allah; and His Messenger and

those who bulleve, who establish worship and pay the poor due and bow down (in prayer) " (Al-Maidah: 55)

"But if they repeat and establish worship and pay the poor-due, then they are your brethren in refigion."

5Ř

This Zakati payment of poor-due) is not only a sociat welfare scheme, but is a necessary measure for the sprittoal progress, moral reformation, well-being and salvation of the clottes. It is not a tax, but no not of worship, like Namaz. It is an indispensable part of the practical scheme presented by Islam for the sprittant reformation of man.

"Take aims of their wealth, wherewith thou mayst parify them and mayst make them grow and pray for them. Lo! thy

prayer is no assungement of them." (At-Tauba : 103)
"Ye will not artern unto plety until ye spend of that which
he love." (All-luran : 92)

"So keep your duty to Allah as best at ye can, and listen, and obey, and spend; that is better for your souls. And whom is saved from his own greed, such are the nucressful."

(At-Tashbhun: 160

15. Obligatory Zakat (Poor due) and its rais.

The Holy Qutan did not coefies itself to inculcating a universal spirit of voluntary payment of poor-due in in the way of Allah sumag mambers of the society by preept and injuection, but directed the Holy Prophet (peats and blassings of Allah be on him) to fix the chairment are to poor due and strange for its collection and distribution as an obligatory

daty of the lelemic state.

"(O Prophet) Collect a portion of elms from their property."

The implication of the expression "a portion of sins" was that in addition to the usual charities given individually, a faced rate of poor dee should be made obligatory. The determination of the rate was left to the Holy Prophet (peace be on him).

determination of the rate was left to the finly Prophet (peace be on hm).

In pursuance of this order, the Holy Prophet (Peace be on him) fixed the lowest limit in various categories of wealth below which payment of poor due would not be obligatory.

The Holy Prophet (peace be on him) than prescribed the following rate of poor due according to the minimum limit or above of wealth in each category.*

24% per annum on accumulated wealth in gold, silvee or mady money.*
 2. 10% per annum on agricultural product of butani

hand (land watered by reinfall).

3. 5% put annum on agricultural produce of land watered

by artificial devices.

4. 20% per annum on produce of mines under private ownership and on treasure trovs.

 The rate of Zakat (poor-due) on animals kept for breeding or sale varies in the case of speep, goats, cows or camels. For detailt, works on Figh may be compiled.

By order of Aliab, the Holy Prophet (peace ha on him, has praceribed this rate of Zekat as a duty for the Mestines in the same way at he has made obligatory upon them the parformance of certain relates of prayer five times in a day, in terms of a raligious duty and a compulsary obligation.

Laket and Manazatand en equal footing. The Holy Current Zaket and Manazatand en equal footing. The Holy Current regards it as among the primary duties of the Islamic Governmant to malatina the institutions of Names and Zakat. "Those who, if We give them power to the land, establish

worship and pay the poor-due and enjoin virtus and forbid inliquity."

(Al-Hajj : 41)

"Allah hath promised such of you as beliave and do good works that He will surely make them to succeed (the present culers). Establish worship and pay the poor-due and obey the

Mesarnger, that hapty ye may find mercy." (An Nur 35-36)

But as the study of above-quoted ayah clearly shows,
although the collection and distribution of Zakai (poor-due)

Al-Shaukani, Nali-al-Antes, Vol. 4, pp. 98-126; Muntafa al Babi, Egypt 1347,

Egypt 1349,

** Larr it was resolved by consensus that the name rate of poor due
i.e. 24% per amount should be levied not mercentife goods. (Al-Shankari,
Vol. 4, p. 17)? The sale of commercial Zaka (poor-due) will also be
imposed on factories manufacturing poods for sale.

is notisted smoog bit obligatory dories of the Listanic state, yet in the absect of so if stalanic state or when the listanic state totalects to perform this obligatory function, the duty of Moultan to pay Zakas (proc-duc) used cartifuguhed, just as the duty of offering Namas is server suspected. When no appears on instruction for collections and distribution of appears and appears of the collection of the collection of positions are the collection of the collection of should set and the collection of the collection of distributed the collection

16. One Fifth of the Spotts of War.

To the fund established by serving colligatory Zakus, the five Queen side another head of creamac, which is one portion of the spoist of war. The Holy Queen keys down the role rate to colliers citized of a superpositing their included a loss about deposit is with their commander, who should sivide a base of spoist in with their commander, who should sivide as the five sequel province and distribute (one portions among the troops who took part in the bastic, leaving the diffu portion to be deposited in the Queen serving the sixty province and the strong which is the deposited in the Queen serving the sixty province and the deposited in the Queen serving the sixty province and the servince and the servince

"And know that whatever ye take as spoils of war, Lo is fifth thereof is for Allsh, and for the messenger (i.e. for the state, to he used for that commenweal) and for its kinsteas i (needy) and orphass and the needys and the waydrar."

[Al-Ands: 4]

17. Charges on the Zakar Fund.

The fund collected from the above two heads of inventor

Design the lifetimes the Roll's Proplect (proces to as who what of the control of the Proplect (proces to the set as promoted from) of the Proplect (proces to the set as promoted from) of the Proplect (process to the Proplect and the State of the Proplect (process to the Proplect and the State). Some argued that are reviewed to these to the Proplect and the State (process to the State) of the State of the

(Contd.)

does not form part of the Public exchequer, which is meant for providing facilities and exacting services to elicitizeor, including the donors of Zakat. The Holy Quras has allocated thus fund to the following heads of expanse:

"The aims are only family for the public of the publ

read to the following heads of expanse:

"The aims are only for the poors and the needy, and those
whose hearts are to be reconciled, 4 and to free the captives 5
and debtore, and for the casss of Allah, 4 and for the wayfeer."

The root meaning of the nord pit "Faq" is "nord". The team pit "Faqir" denotes every person who requires belo because his income fulle about of his rood. (Lint'so al Ana), Vol. 5, pp. 60-61, Balton 1994.

matrial 3965).

3. Hadrai Umas defined "Mighin" as a person who has no capacity to man or cannot find an exportment of entaining. (Al-Jessac, Vol. 3, p. 151).

According to

According to the definition all past children and yet able to eath, the disabled able of people able have foot the repedity to ears and the mamployed or sith people able have foot the repedity to eath, are "Minists." to eath, are "Minists."

4. In the time of the Moly Prophet (peace he on him) monetary aid.

was given to three cursocies of people to order to recording their hearts:

(a) The searches of istam who persecuted the week Muclims of distallaried matter the search was a second distallaried matter them to adopt a dampean estitude, order to personate them to adopt a dampean estitude.

(b) Money was paid to buy off the beautiful of those of ments who forcibly prevented the people of their salite as in the from can-

(c) Needs converts a time were given monetary help to allevials their movements of the control of the contro

lion and the forms since: "May of Allah" triter to Jahad and Haj. Even

Thought the form of the form o

ces in the nourse of his fourney, he has right to receive Zakai.

[Al-Janess, Vol 3, ap. 156-157, also Nall-in-Aulas, Vol. 4,

A traveling, however grouperous at home, has a night to scores.
 Zakal if he access help in the course of his jointney.

a duty imposed by Allah. Allah is Knower, Wite."

(At-Touba: 60)

18. The Law Regarding the Division of Intertunce.

The Questic law regarding the legacy of a Germand man or women in that it should be divided a noney his or her parcets, children, with or brothend according to a force ratio. However, which we have been a force of the control of th

The principle constituted by fillium in this matter jet has the wealth which be pritted has occumized as his illicitute should not remain contentrated after his death, but should be talked attempt his relations. This principle is the authoritation that the principle is the authoritation of the principle is the sufficient of the total authority and the principle is the sufficient principle is the sufficient principle in the principle is the sufficient of sufficient and the sufficient and the sufficient and the sufficient and the sufficient suffi

... Not hath He made those whom ya elatin (to be) your soot. This is but a saying of your mousts.

And secording to Allah's Book, the relations have a gragier right upon one another.

But having futty sergegarded the rights of relations for the strains.

are the real here, the Holy Quran cajora, them to votatism with

According to the Holy Prophet's (peac be on him) interpretation
of this law, in the absence of the secures relations, the pearer relatives

According to the seed viewed as (speece on children) interpretation of this law, in the absence of the interest relations, the nearer relatives shall there in the leaves, and in the absence of the searer relatives, the leavest half the devided amount these who stand in a relatively close release. The leavest half the devided amount these who stand in a relatively close seed of the leavest three shall be related to the public searer of the leavest three the leavest three shall be removed to be public sechoster of the leakent Gyrenment. It Must al-Autra. Vol. 6, pp. 67-55.

give tome share of the legacy to those relations also who have no claim to inheritance, but who are present at the time of division.

"And when kimfolk and orphass and the needy ones see
Pretest at the division (of the heritage) bestow on them therefrom end speek kindly onto them. And let those fear (in their
behaviour loward orphass, who if they left behind them weise
offspring would be afraid for them. So let them mind their
doily to Allah, and speak justify.

 The Rule of Making a Will.
 Besides enacting the law of inheritance, the Holy Quian ordains their a person should make a will about his properly before his death;

"It is prescribed for you, when death approaches one of you, if he leaves wealth, that he bequeath unto parents and near relatives in kiedness. (This is) a duty for all those who want off (evil)."

(A) Baquish: 130)

The object of this nijection is that in the fur plan the presen where one is near should stated in his niddres to be good to their grandpursers, for young people can be stated y appearance of the good to all a gain persons of their determed plants; and secondly, if there are some persons in the finnity when are and exceeding it there are some persons in the finnity when the grandpursers of the grandpurs

"Net al Austra, Vol. 6, pp. 12-35. In their case the responsion of the Court of Cour

will and inheritrance makes it exploit that the Islamic scheme regarding the legacy of an individual in that two-third of the legacy must be distributed according to the Law of laber linears. The distribution of the remaining one-third may be left to the distribution of the legacy, so that he or a fam way will it to be spent for any purpose, provided that the purpose is lawful and also that the sight of a one is located legacy.

20. Safeguarding the Interest of Persons of Unsound Mind.

Reparding persons of unround mind who connot manage their property and are warting if or are likely to waste it, the mineral or that fely Queen is take their property about be placed under the control of their guardian or court of wards. The property shall not be testored to the independent control of a particular full property in manage is.

"Cilve ool ueto the foolish (what is in) your (keeping of their) wealth, which Allah hath given you as muitteonize, but feed and clothe them from it, and speak lindly uson item. Prove orphans illi they teach the matriageable aga; then if yo find them of tound judgement, deliver over anto them their fortunes."

This syst enusciates no important point which is that though individuals are observed the property to which they have a legal tifts, yet their ordership is not fall as abbouled, in our fast as the collective interest as sho attached to the individual right of ones, in the collective interest as the attached to the individual right of ones. It is for this tenson that the Quiran was the term ${}^{m}_{\rho}O(j_{\rho})^{m}$ ((see groupesty) instead of ${}^{m}_{\rho}O(j_{\rho})^{m}$ ((bein property)

Explaining the Law of will, the Holy Prophet (peace be on hum) conjected the right of will to direct emiricions: Out, a sum can execute the right of will top to one-hidd portion of his fragery as the maximum; second, or the result of the right of the peace of the right of the peace of the right of the r

It is on this same basis that when pervate property is being maniged to the detriment of public inserest, or is being no managed at or rate a reasonable apprehension of public loss, the Holy Quanauthorises the geardism or the judge (Quan to take over change of the property, leaving the awnee's title and right of our esteat?

21. Common laterest in State Property.

Regarding estates, goods and revenues which are state properly, the Holy Quran ordering that they should not be managed in the interret of the weattly clauses but to the interest of general public and more especially for the benefit of the poor clauses of the society.

"That which Aliah giveth as sport nuto His Massenger from

the paople of the townships, it is for Allah and Hit Mossenger and the marrials and the opplant and needy and the wayfate, that it become not a commodity between the risk among you. And for the pool fositives who have been deven not from their boarts and their belongings; Those who antered the city and the faith before them.

And thus who came (into the faith) after them deserve also."

(Al-Hushr: 7-10)

22. Basic Principle of Taxation in Inlum.

The principle of taxation as indicated by the Quran is that the buildes of taxation should fail on the classes which possess more wealth than they need, and especially on that portion of their wealth which is left over after fulfilling all these needs

 Ibo-al-Archi, Ahkum-el-Quren, Vol. 1, p. 133, the-l-Keibir, Tufin-al-Quren, Vol. 1, p. 452.
 Al Janus, Ahkum-al-Quren, Vol. 2, pp. 77-71.

All Jesus, Adexim-F-Queta, Vol. 7, pp. 72-73.

2. This refus to expense an administration and defance of the block of the first to expense an administration and defance of the lipscap lates. This methods the allevance deraws by the Holy Prophel Ipscap he on him on a first by the Callighte Althab to pleast with hom/ for their personal expenses, and the astartes of the first 1187, (treduting the salinite of the functionaries of Zakat department). The salinits of the functionaries of Zakat department).

functionation of the Zakat @spartonnal were charge 6 on the Zakat fund.

3. For detailed explanation refer to Eputantee at Page No. 62.

ECONOMIC SYSTEM OF BUILDIN

66

"They ask thee: what they should apend. Say: that which is left over after macting your needs." (An-Niss: 219) Characteristics of the Economic System of Islam.

The basic principles and outstanding characteristics of the economic system counicated by the Holy Quran in twenty two points are as follows:

Firstly, Islamic scheme lays down such methods of achieving social justice or suppress all forms of economic oppression and unfair exploitation on the one hand and on the other reperate and develop moral virtues in society. The Holy Quren does not envisage a social order in which there is no suppe for private acts of philanthropy, colrusting the cours field of scoial welfare to a Bureaucratic Machine, for in such en order there is no room for the growth and development of moral virtues. On the contrary the Holy Quran established a social order is which while dealing with one another the individuals are autuated by a spirit of voluntary and selflers penerosity, sympathy and benevolence, which promote love and concord among them. To this end, Islam lergely concentrates on devising means to incolente faith among the people and to make them better burnen beings by education and training, To make up for any deficiency that may still be left, Islem soforces each compulsory orders as are lucvitably preded to promote social welfare. (Sec Points & to 13 and 15 to 19)

2. Instead of meintaining a distinction between aconomic and moral values, lefam harmonizes both and raiber than solving economic problems from a purely economic standpoint, it resolves them according to their proportionate value in that collective order of life where edition islam hat rated solely on the foundations of the Divine concept of the universe and the Divine delivers.

the foundations of the Divine concept of the universe and the Divine philosophy of a thies. (See Point I, 2, 4, 5) 3. It is proclaims that the economic means on resources in the earth are Divine blemings open to all; which implies

that on kind of monopoly whether personal, sectional or pational will be encouraged. Instead freedom of Economic Endeavoor shall be afforded to every hamm being to the utmost possible extent.

- most possible cetest.

 A. Julean grants to the individual the right of private property, but the right has a unlimited. In addition to impossine
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- 5. According to this school is natural process of runing the economic order of humon fit is that it individuals thould operate and develop this order by feet individuals thould operate and develop this order by feet individuals to be not flewerer this freedom of sedecutes is an untilitated but not the loterated the society and for the individual's own moral, cultural and accountie workers, some reactivitions have been imposed on individual ferredom. (See Points 6, 7, 15, 22)

(See Points 3, 5, 7, to 15, 16, 17, 10, 20)

- 6. Islam given aquel right of ownership to mae on and woman in this carried wealth or wealth accured by any other lawful means. Both seems have been given equal rights as rejards the use and enjoyment of their property.
- 7. In order to munitism a balanced economic order, on the one tand listan economic per people to sajoy Aliak's blessings by woodemang avarra and ascetic living and on the other, the people are stretcy forbiddan to include in optentation, extravasance and high living. (Sax Points 5 x 10 lot)
- 8. In order to establish economic justice Islam provides that wealth should not flow through avong channels in one particular direction nor should the unlawfully gained wealth accumulate is one place and remain supproductively blocked flore. At the same, time than provides that money should

come into rapid use and circulation and its flow should especially benefit those sections of the society which for some reason larged behind in obtaining their doe char-

(See Points 6 to 10, 12, 13, 15, 17 to 19, & 21) 9. The economic scheme of Islam does not largely depend

on law or state to intervene in the matter of establishing pennam; justice. To secure this purpose Islam assigns only certain unavoidable duties to the Statz and enforces the reet of its economic plans by intellectual and moral training of individuals and by effecting general reform of the society so that seconomic inetice may be established knepling in visw the logical requirements of a free sconomy. (See Points 5 to 22)

10. Instead of creating class conflict between various rections of society. Islam eliminates the causes of conflict and promotes a spirit of cooperation and unity among the classes. (See Points 4, 6 to 11, 12, and 15 to 17, 21, 22).

Several more details of these principles in the form of rules and precedents so they were practically established in the system of state and society in the time of the Huly Pruphet (peace and blessings of Allah be on him) and the right-guided Caliphy (Allah he pleased with them) are available to us. But this discussion falls outside the scope of this chapter. The literature of Hadith, Jutisprudence, History and hiographies of the Holy Prophet (peace and blessings of Aliah be on him) contained wast material on the subject, and the reader should turn to it for details.

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Basic Principles of Economic Life

(Formulated in the light of the Holy Ourus).)

Fundamental values of Islamic Society.

"Lo Allah enjoineth Justice and kindness, and giving to kinsfolk, and forbiddeth lewdness and abomination and wickedness. He exhorteth you in order that we may take

heed."

(An-Nahi: 30)

This short verse contains three orders upon which depends all scelal reform. Firstly, there is Justice. The concept of Justice is composed of two constant factors.

- (a) Maintenance of Equatable and balanced rights among people.
- (b) Everyone should receive her due right without fear or favour. The Urdu equivalent of Justice it finstf, which has a misleading comentation. The Urdu word corveys the impression that two man should abter rights in equal proportion on the bast of fitty percent each. So it is commonly held that Justice means Equal distribution of rights. But this is

1. We have secoporated relevant notes and discussion from Tablactic Grant as studied points in this book. Some important notes have could not find room under any pursimate chapter baseling. A few of these societaes or research below in a set order. For this axis of continuity partial remoderant has been made at certain points in the text and a work extension and the country of the second of the country of the continuity of sections and the country of the continuity of the

Refer to Tafferm-tal-Queen Vol. II P. 364 to 566.

unnatural. What Justice in fact, damands is not equality but balance and Equity, In some respects. Justice no doubt requires complete Equality smong citizens such as in civic rights. But in some other respects the principle of Equality is contrary to Justice, for instance social and moral equality between parents and offspring, or equal compensation to higher and lower cadren of service. Hence what Allah has decreed in not equality of rights, but balance and conity in the rights of various classes of scaple. This deeres requires that each man should facelve his due morat, social, economic, legal, poli-tical and cultural rights fully without fear or fayour. Secondly, J'- favour which denotes fair dealing, liberality, sympathetic attitude, courtesy, mutual secomodation, mutual regard, giving the other slightly more than his due and be content with a little less than cae's das right. Payour thus is a complement to Justice and beace beers greater social value than justice. Justice is the base of society. Payour its grace and excellence. Justice removes conflict and bittercess from society. favour fills it with pleasant harmony and sweet accord. A calculating mentality among individuals and a business like attitude in the payment and receipt of dues cannot be the only basis of social organization.

Such a cold and improved a society may be fire from conflict, but it will also lack such times as love, a interest to conflict, but it will also lack such times as love, a interest times and interest times. The limit officer constant is the product collective virtue. The limit officer constant is the product officer virtue. The limit officer constant is the product of the limit officer constant is the limit officer will be limited to the limit of the limit

the rights of himself and his family over his wealth, but admit that he owes obligations to his relations also. The Sharest of the Divine charges affluent individuals of each family with the duty of providing food and clothing to an indigent member of their clan. A society cannot be in a worse state than when one of its members has all the juys that life can give while other members of his clan cannot afford even bread and clothing. The divine Sharrat considers each family as an impuriant occan of the body-paints; and lays down the rule that indigent persons have a prior claim on affinent members of their own clap and afterwards on others. It is this point which the Holy Prophet (Peace and blassings of Allah be on him) has efucidated in many of his statements. Several traditions explain that the first charge of a person are his parents, his write and children and his brothers and sistars. His next charge are proximate selatives in the descending order. It is on the basis of this sule that Hadrat Umas (Allah be

pleased with him) bound some persons to take charge of their orphaned cousin. Delivering his ruling in favour of another orphan, Hadrat Umar (Aliah be pleated with him) observed: "If this called had awen a most distant calative, fwould

have forced him to take charge of the child".

The level of economic affluence, social harmony and most a purity and excellence of a society wherein etch unit supports like members in this manner aus he readily imagined. At against

the above three virtues, Allah forbids the following three evils

which come distriction to such individual and society.

Firstly, obstavity which covers all shawly and indected
total. All with which are his consistent are obseen such as
table and are the consistent and the consistent are obseen such as
tablighess, forecastsus, notify and are body, society,
marriage between colleterals, follow, dynamical, begung region and propagation of end are also obstent acts such as fair propagation,
siteder, publicity of exerce crimes, permographic all, show
atories, plays and films, female exhibitionsm, open mixing of
services and sites performances of activities.

Secondly : there is منكر which refers to all things which people generally consider and have always considered as bad and which have been prescribed by all Divice Scriptutes and Prophets (Peace be on them). The third thing is which implies exceeding one's bounds and tresspassing on the rights of others, whether of the creator or the creatures.

These are the fundamental values of Islamic Society. If is the duty of the citizens and the Government to esfeguard them. These then are the values which form the hasis of telamic Society. It is the duty of the citizen and the State to enfeguard these values and use all the force of Law and morality to attain these

The Course of Moral and Economic Evolution in Islam,1

"So give to the kinsman his due, and to the osedy, and to the way-ferer. That is best for those who seek Allah's countensoen. And such are they who are successful."

(Romans: 38). This Ayer done not say that you should give oberity to your relations, the poor and the traveller. The text rather says that It is their right and your obligation, which you must discharge, when paying the right of a person in the above category do not think that you are doing him a favour or that you are a gracious being and he is a miserable creature living on your dole. On the other hand you should ever be desply conscious that if the True Lord has blessed you with more and others with less, then the surplus that you have got is the right of others and by cotracting this curplus to you Your Lord puts you no triel to see whether you pay the rights of the needy ones or not.

Anyone who reflects apon the latter and apitut of this Divine Ordes will not fast to scalise that the course of moral and spiritual evolution of mun as nur-lined by the Quran presupposes the existence of a free society and a free economy. Such so Evolution is not possible in a social environment where proprietory sights of individuals are abolished, all economic resources are nationalized and stalm exercises monopoly control

⁽t Tafbim-pi-Quean Vol : Ht p.252)

over dissubusion of wealth among citizens, thereby preventing an individual from owing any obligation to another or to chesish sentiments of sympathy and goodwill for anyone else. Such a purely communist social and economic system which in our country is being aggressively imputed to Quran under the deceptive titlee of "Islamic Socialism" or "Quraoi Nizam-i-Rebublat", la the antithesis of the Ouranic Scheme, for the communical system stuitifies the development of individual morality and totally curbs the formation and growth of individual character The Quranic Scheme can only be implemented in an environment where ledividuals own some economic resources, have the tight and outhority to use them freely, and thee willingly and with open heatt pay the rights of God and man out of those resources. It is in such a society that there arises the phenomenon of affinent individuals developing the sublime virtues of sympashy, kindness, affection, self-sacrifice. ensaideration and fulfitiment of obligation and the beneficiaries estertaining the pute sentiments of support, gratitude, love. altertity and returning favour for favour towards their benefactors, till such as ideal government is cressed whereig the curble g of evil and promotion of good does not depend on the intervention of Authority, but on the pure resolve of the individuals to distherge their obligations to the full.

Protision and Its use.

"And circum not think eyes towards that which we cause some wedded pairs among them to enjoy the flower of the life of the world, that we may try them thereby. The provision of thy Lord is better and more fasting".

(Ta' Ha': 231) · I have translated 'Rizq' as "Lawful provision," for Allah has nowhere referred to ifficst things as Rizq-t-Rab "the Provision of the Lord." The implication is that it does not behave you or your compatriots in religion to eavy the glamorous life of the wicked and corrupt who amass wealth by illicit means. Such wealth and glamour is not at all envishe for you. The pure irvelihood which you earn by lewful means, howsoever

meagre it may be, is better for truthful and faithful men and it contains goodness, which will last till eternity.

"Allah giveth blessings without stint to whom He wills" (An-Nur : 38)

"Allah enlargeth the provision for whom He will of His slaves and streitenth it (for whom He will)".

(Al-Ostas : 82)

In other words increase or decrease of livelihood depends on Allah's will, which is based on several other considerations. The bestowal of ample tivelihood upon a person does not necessarily imply that he is high in Allah's favour or that he is the recepient of Divine Reward. Sometimes it so happens that a person is highly discredited in the Eye of Allah, yet He continuet to bestow great wealth on him-till this same wealth beings over him the high weath of Allah. On the other hand if a man purseases searty fivelihood, it does not necessarily imply that he is the object of Allah's wrath. Often times the pious are in straitened circumstances despite the fact that Allah loves them Nay their poverty is often a Davine Nessing in disguise. It is also to incomprehension of this fact that man tooks upon the prosperous with envy even though in reality they are liable to suffer Allah's Wrath.

"Whose hearts fear when Allah is mentioned and are patient of whotever may befull them, and those who establish worship and who spend of that we have bestowed on them."

(Al-Ham: 35).

I have explained above that Atlah has never referred to unlawful and Impure articles as "Provision." Hence the implication of the Ayat is that they spend out of the pure provisions and tawful incomes which we have bestowed on them. Again expense does not imply "all sorts of expense," it means fulfilment of the legitimate needs of self and family, leading assistance to relatives, neighbours and the needy ones, contributing to

works of public welfare, and financial donations to the cause of the catalysheard of Alfaba cene. Extravagane, tapens on pleasure, ontenzialous spending are not whit the Quran cells (April "Expense." The Qurante term of this type of repense are "Entingance and Art (excess). The Qurante term of the Catalystane and Art (excess). The Qurante term of the Catalystane and Art (excess). The Qurante term of repense of the Art (excess) are "Entingance and Art (excess) are "Entingance and Art (excess) are also as a second control of the Cataly (family, and encely people of God in fail instance according to his mean. The Quranterface to such people and god the cataly family and means. The Quranterface to such people and god the cataly family and means the Quranterface to such people and god the cataly family and means.

"Stinginess" and مُنَّحُ لَفُس The Principle of Use.

The Principle of Une.

"Eat of that which Allah hath bestowed upon you, and follow not the feotrieps of the devil, for Lo! he is an open foe to

you," (Al-An'am 142).

Here Allah enuociates three points, one, that the gardens, fields and cattle which you possess are a bounty from Him alone and no onesias. Hence so other being can claim a share of

your thanksgiving.

Secondly, since you have received these things as a gift from Altha, it follows that you should abide by the roles which Allah has set for their use. No one-cite has the right to determine out by other than Allah and offer themskapting for the bountles to other than Allah amounts to transgression and following the park of State.

Thirdly, all these gifts have been created by Allah as food and drink for man and for his other use. He has not created them to that man should renounce them. The curbs that men them to that man should renounce them. The curbs that men should renounce them the within the when the whole with the contract of the will of any contract to the will of and other things provided by God are contrary to the will of

nave wintriscally and superstituously imposed on articles of food and other things provided by God are contrary to the will of God. **

"O believers! forbid not the good thing which God bath allowed usto you and transgress not, for God loveth not the

^{*} Tafhim ul-Qurno, Val: III P- 226. ** Tafhim-ul-Quran Vol.I P-520.

transgressors. And ent of the lawful and good things which god hath given you and fear God in whom you believe."

(Al-Māidah 87-88)

This Ayat reveals two points. One, do not determine prohibitions and petrolesions at will. Permitted is that only which Aliah has made tawful and forbidden in that only

which Allah has made natural. If you probable the lawful on you are washing, you will be going at Golowing the disclass of your own desire rather than the disclass of the Amighty. Secondy, on no splaw the way of Chetteian mont, Hindu Secondy, on no splaw the way of Chetteian mont, Hindu Secondy, on the Second Chetteian mont, Hindu Second Chetteian and England Chetteian mont, Hindu minded Bolteian and England Chetteian mont, Hindu minded Second Chetteian and Chetteian and Second was no minded to the Second Chetteian and Second was no bettered as their circulate the satisfaction of all plasme on believe that secret foring and encancions of all plasme on believe that secret foring and encancions of all plasme on believe that secret foring and encancions of all plasme on believe that secret foring and considers of all plasme on believe that secret foring and the second of all plasme on believe that secret foring and the second of the second that the second of the second of the second of the second with them also there were a few was obsoluted to the size.

contains as their distribut development. They are inclined to control is a visual reasonable of all pleasures and control is a visual reasonable of all pleasures and control is a visual reasonable of the pleasures and with them) slick here were are we so absorbined to this view. The Holy Prophet (peece be on him) once tearned that some companions that there a vow to the design the day, pass the night in worship, obtain from next and fat and resource intercourse intercourse in the control of which is a vow of the design the day, pass the night in worship, obtain from next and fat and resource intercourse of the course of which he observed; if this is not my created. Your body that rights over you. You should fast, but as and dains. Pray at night, tou sleep also Lock at one. I alter not a presy slow. I both keep and opin fasts, I sat both meat and fat the course of which the visual reasonable is the control of the course of which the whole when the course of which the other course of which the development of the course of which the observation of the course of th

He (posee be on ben) then and, "What has happened to proph that they have renounced women, good food, perfune, sleep and worldly pleasard! I have sever taught, you to be a most or a priest. In my Deve (Venol there is no provision for returnishing of women or nest one for sharodonlage the world. Yes the state of the state of the sharodonlage the world. Yes and from the Jahe." All the sharodonlage of specime ones be had from the Jahe. The state of the state of the state of manght with bits. Perform Intig and Berne. Establish Neurapy Zekar, and keep Offsite in Remapher. The people who came to rain before you met this fate because they were hard on themseives and Altah was hard on them too. It is the remnante of these people that you see in monasteries and convents."

Some other traditions on the same subject solute that the Hoty Prophet (peace be on him) once texted regarding a companion that it was long ciace he had gone in to his wife and was engaged in prayer day and night. The Holy Prophet (peace he on him) summoned him and ordered that he should go in to his wife at once. 'I am fasting', submitted the companion, "Break your fast and proceed," the Hoty Prophet (peace be on him) told him. In the reign of Hadrat Umar a woman complained : "My husband facts during the day and is engaged in prayar during the night and does not associate with me,"

Hadrat Umar appointed the well-known Tabia dignitary Ka ab-bin-Saur at Ziddi to hear this care and he gave the verdlet that the husband had the right to pray as much as he wished for three nights, but his wife had exclusion right over him in the fourth night. The phrava 'Transgressing the bounda' in this Ayas has a wide connectation To curb lawful and to renounce things which Allah has declared pure as if they were impure it form of teansgression. Becessive and immoderate use of pura things is the second kind of transpression and over-scopning the bounds of the lawful to enter the domain of the unlawful is the third kind of transgression. Alleh abhors all these three offences 5 The Principle of Moderation.

"And those who, when they epend, are naither produgat nor grudging; and there is ever a firm station between the two and those who cry not onto any other god along with Allah, nor take the life which Atlah hath furbidden save in (course of) justice, not commit adultery, and whose dueth this shall pay the penalty. (Al-Furque, 67,68) In other words they neither feitter away their wealth in luxury, garabling, drinking, pe ties, festivities, weddings or ostentatious expense on food, house, diess and furnishings, nor are they spendthrifts and fanatic lovers of 1 Tafhim-al-Oaran, Vol. 5, pp. 498, 499.

money, depriving themselves and their children of legitimate needs according to this means, nor do they lag behind in making voluntary contributions to good causes. Both categories of people were found in large numbers in Arabia. On the one hand there were persons who were hig spenders, but their predominant motive was either to buy sensual pleasure to secure an bonoured place in society or to gain a reputation for fiberality and munifisance. On the other hand were misers, who were notorious for their stinginess. A moderate way of fife was noticeable in a very minor class whose most prominent members were the Holy Prophet (peace and blessings of Allah be on him) and his illustrious companions (Atlait be pleased with them). At this point we must ascertain the correct meaning of extravagance and stinginess. From the view-point of Islam the following three practices constitute extravegames : i. Expease of aven one penay on uplawful activities.

2. Iourdisate expense on leaville scripting where in the seaso of spending beyond one's means of spending beyond one's means of spending one's surplus weath on private pleasate or personal glary.

3. Spending on prous activities not for Allah's sake but

with the motive of self-projection. In contrast to this the term stinginess applies to two cases: One, that a man does not Provide for the needs of hisself and faculty according to his means. Secondly, he should make no contribution to the promotion of sould and pipus casues.

Between these two extremes Islam presents a middle way, regarding which the Holy Prophet (peace and blessings of Allah be on bim) obsaved:

"To follow the middle way in one a economic living is one of the smalls of a facili (a wise mass)."

(Abused and Tabrani on the authority of Abi sl-Darda (Allah) be pleased with him)

t. Tafkin-al-Queen, Vol. 111, pp., 463, 464.

"And unto Madino (we sent) their brother, Sharib He said: "O, my people! Serve Allah! Ye have an other God save Him. Lo ! a clear proof bath coms unto you from your Lord ; an give full measure and full weight and wrong not mankind in their goods, and weak not confusion in the Earth after the fair order thereof. . That will be better for you if ye are helievers"

[Al-Araf : 85) "But the chieftens of his people, who were disbelieving, said - If ye follow Shouth, then truly ye shall be the losers", (Al-Araf : 90)

The first Ayet reveals that Hedret Shualb's nation suffered from two principal matadies : One, Polythelem, sagond, unfeit business practices. The purpose of Hadrai Shumb's prophecy was to remedy these meladies. The reaction of the leaders of the nation should not be passed over lightly. One must pause and consider it seriously. The point that the isaders of Madian were really trying to make and instil into the minds of their people was that the adoption of Shunib's Code of integrily and troth and permanent adherense to his tules of morallty and bosesty will spell our ruin. If we always speak the truth and do fair transactions, how would we keep our business afton? We who live un the cross road of the two greatest trads routes of the world and are saitled on the edges of the magnificent civilmstions of the Egyptian and Iraqu Empires, if we stop molesting the curavans and become harmics; and lawful people. we will lose the economic and political advantages of our presant geographical position and our hegemony over our neighbours will dissolve. Such reasoning was not confined to the chief men of Hadrat Shuarb's nation. The wicked people of avery age have sensed the same dangers in a way of life based on Right, Truth and Honesty. In each age the syll men have cherished the belief that Commerce, Politics and Religious offeirs cannot be managed except by false pretences, dishonest mans and unethical practices.

In all places, one of the vigorously pressed charges against a righteous message has been that deveation from the provailing custom would pluoge the mation into the about of destruction.

Principles and Objectives of Economic Organization in Islam'

i have been invited to apeak on a few set topice. Let me repeat these topics before you so that you may know the bounds of the present discussion.

The first topic is: Does lelam ensenciate as economic system I if it does what is in form I and what place do land, labour, capital and managament eccupy in this form I am second topic is: Can the revenues of Zickst end charily be obtained to note that welfare work. The third topic is: Can the west up as interest free economic order?

A detailed discussion of each of the above topics may run into a volume. But knowing that my audience is composed of blighly aducated persons, I ahall only briefly touch upon these topics.

Form of the Economic System of Islam

There are two parts of the first topic: Doce leism nonaciate an economic system? And if it does, what place do land, labour, capital and management occupy in this form?

The asswar to the drift part is that felan done contents as coolomic system. This does an own man, however, that Islam has devised a permanent recommic order compite in all details which may be valid for all ages. What it really limite is then Islam has prescribed work fundamental rates as readen us, construct an accounting the multideful for very egg. The outbook of Islam is, and careful sadely of Quram and Hadyla makes it would be a supplied to the content of the c

of Islam it, and enterfal study of Quara and Haddin makes it explicit, that in the case of every suppert of life it sets up, as it.

1. (This addies was delivered at a Supposition in the Department of Administrative Sciences, Paulis Universities and Department of Administrative Sciences, Paulis Universities as IT December 1964.

were, four corners within which the effeirs relating to that
espect may be ordered. Transpectation of these four corners is
forbidden. Within these four corners, however, you are free to
settle the details of your life-order seconding to the condition,
need and experience of your age.

In all espects of fife, from private affairs to cultural and

social metters, Islem lays down the same rule for the guidance of man. And the same rule applies to ear economic system. In the economic spater also lake has enseabled some rules and has test some boands within which we may construct our economic system. The details may be, as they have been, settled according to the conditions in early age.

You will see that which also boods as by faine onlines, lights held from their sections which is great deal, which are getted in books on jurispreaders. The economic codes compiled by the juristies and entrue from the ballo principles of liters and at crecountrobed by the limits set by issues. Of the detailed relet frames by its juristie, we shall ration of the detailed relet frames by its juristie, we shall ration and the set of the set of

Objectives of Economic Organization

From the foregoing discussion one can asterials the saluta of the recannic system of Jalan. Prior to setting out the cocoming practices of Jalan. Prior to setting out the cocoming practices of Jalan. It would have to put before you the objectives of the economic order of Islan, for without an onderstanding of the objectives, you can order grasp the principles set apply them to conditioned or order nor conditions are cords not can detected rules be deduced in canculances with their jura-solit.

A. Individual Freedom

The first and foremost objective of Islam is to preserve individual freedom and to circumscribe it to such extent only as is con patible with common good of humanity. Islam puts the highest vatue on ladividual liberty. The reason for this left high thick to the control of the left bits model such person in his individual capacity as

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accountable to Albah. This accountability is not collective, but each individual must answer separately for his actions. Hence it follows that avery person must be afforded the maximum opportunity to realise his full potential. Accordingly along with moral and political freedoms, Inlam attaches the greatest inportacce to economic freedom also. When the economic freedom of the tadividuals is curbed that moral and political freedom is also exterminated. You can fully realest that a man who is economically dependent on monther person, an institution or the government, council have freedom of action. even if he has an independent opinion of his own. Honce Islam apanciates such economic rules as afford the maximum freedom of sconomic activity to the individual, binding him only to such limits as are really necessary for safeguarding the common good of bumanity. That is why felam cavinges a political system in which the government is elected by the people, who also have the power to change it at all. The paople or their accredited representative for the affairs of the state. The right of the people to criticise and voice their opinions is untrammelled. The powers of the Government are not unlimited, but are circumscribed by the overriding laws of the Cours and Suppose

Futher to Islam Altab has wonchasfed certain basis rights to man which are immutable and cannot be unpended by any bunnan agent. All this is aimed at preserving the freedom of the individual and preventing the time of a dictatoral system when any stuffly the growth of human personesity.

B. Harmort in Warest and Material Development.

Secondly, the moral development of man is of fundamentat imperiance to blam.

For this end, it is necessary that each individual to society

should have the optimum chance to practise voluntary charity, so that scalingtum of generatity, sympathy, kindness and other morat triving any become a living force in anothery. That is why Islam does not axclusively rely on the like to crafely include the lightest priority to the spiritual refound of one by means of Rath, Devotice, Schuzzion and

Moral training. Islam transforms the taste and outlook of man and generates in him a strong mount sense which may for ever keep him on the path of right action.

If all these recourse fail, the Marillan society should be able to exect states presented on the Individual to keep bette within the greatest of the state of the

(c) Conperation, Accord and Establishment of Justice

Thirdly, Istan upholds human usery and brotherhood end
option of the property of the property

califorms of two types of classes in it. One type of classes are those which are active siles of universe years of classes are installed by victous political, social and commic systems, this category full the classes which were created by Bashamanism, Faudalit and the Western capitalist system.

Islim creates no closes of this not; nor envisiges their perpetuation but eliminates them by its moral and legal reforms. The excend type of classes are those which form and dissolve in a natural mannet by differences in abilities and conditions of humano beings, blank does now when out these classes by force, nor transforms them into gird closes, nor next.

On the other hand by its moral, political, social and concounts programme, it promotes just exosperation among them, makes them the sympathier and stly of one another and by affinding equality of opportunity to all creates such conditions in which there clasers continue to dissolve and change to

a detutel menner.

Basic Principles

An awareness of the above three points is necessary for understanding the principles of the economic system of Islam in their true spirit. I now proceed to delineate the major principles of this economic system as follows :

Private Property and its Limits

Islam endorses individual ownership of property subject to cettain special conditions, and in the case of individual property it does not differentiate between Means of Production of Consumer Goods and Earned or Unestraed Income. It concedes to man a general right to hold property, but sets some limits to it. The concept that the Means of Production should be it. The concept test the areas or Production Snowle be differentiated from consumer goods and individual constitute of the former should be sholished condesing private convertible to consumer goods is when to Islam. In the viewpoint of Islam just as a parson one pourses clother, utensits and bousehold furniture, so he can now a lead, machinery and a factory size. furnities, so he can now man, manuscry and a ractory size, By the same token just as a person is the rightful owner of his directly extend wealth, so he can justifiably possess wealth inherited from his parents of spouse and can share as an active or sleeping purtner in the curnings of another mus in whose venture he has invested his capital.

Islam does not differentiate between one or the other property in terms of whether it is a Means of Production or a consumer commodity or whether it is earned or accurred income. It sets up only one egiterion of distinction le. wealth gained through lawful or noiswful means and whether one spends wealth to a fawful of notawful way. The entire schome of aconomic life in Islam has been built on the live that subject to certain testrictions an individual should enjoy freedom in economic activity I have just parated out that I reedom of the individual holds primacy in Islam, and it is on this freedom ther Islam bases its entire programme of buman development, It is for the preservation of this freedom that it becomes imperative to concede the right of individual ownership over economic means and resources. If the right of individual

ownership recurred and all economic means are taken under public control, individual freedom becomes extract, for all) andividuals then become amployees of that institution which exercises manapoly control over all the economic resources of the state.

Englighte Distribution

Another important rule of finlamic economy at to establish a pytten of equitable where then equal distribution of the pytten of equitable where then equal distribution of the bound is associated with a stal. The statedout of Quran is bound to retains that no two bissos are equal to the updresser regard with the stand expect of the stall the distribution of the period with the stand expect of hashibt? An east individual the process have used to be stall period with the stand expect of hashibt? An east individual the hashibit with the stand expect of hashibt? An east individual to have updated with the stand level of includence 7 On a 310 periode have with plant and halling in the process bown under the standard with the standard that the process of the process o

This is virtually impossible and whenever coefficial equality is sought in be established, the attentot will inavitably fail and will ented victors consequences. Hence Islam does not entola equal distribution of economic means and products, but orders equitable distribution and laye down certain regulations for the maintenance of equity. The Best regulation is that laken sain up a diffication between lawful and sulnwful means of monne. On the other hand it convedes the right of free enterprise to the individual and recognises his right to keep the lawfully carned wealth. On the other hand it has drawn boundary lince between lawful cod colawful ways of earning wealth. In Islam an individual is absolutely free to eura his livelihood by lawful means. In this case no restriction is imposed on him as jo the methods he adopts or the amount of wealth he caros. An individuel is the rightful owner of his lawfully extend wealth. No one has the right to put a cuifing on his lawful possessions

or appropriate them. However, no individuel has the right to own a grid of what has come to him through unlawful means. The individual with a forcibly presented from obtaining illiest earnings. He has no legal title to such excellegs. He shall be pushed with imprisonment, fine or fortifue, exceeding to the nature of his crose, and deterrent measures shall also be saken to preven the incidence of this cross.

The mean dechred unlawful by Jahm are there missaoppopation, bridery, compation, embasticment of Public Funds (from Bartahbital), felony, spurious weights and measured. Burutest which promotes immurality, such as protitution, membrane and trade of wine and other incontents, usary, makins, protession and all forms of its and faits pretence or dozens, or which give rive to dispute or fusions are whole are disappeary to equity or public internations are whole are disappeared to equity or public internations are such as a disappear or equity or public internations are whole are disappeared and the monopolities and heartful and the such as a such as a such as a such as depired the compon public from availing of writing and means of its production we how reasonable cause.

litted above it his tavful property. He can avail of his lawful would be parently. He can rasteff it as inf or reward to some oat also. He can invested it as info or reward to some oat also. He can invested it as some onterprise to can more waith and can leave it as side-citione for his heirs. There is no certifug on this lawful wealth which curb its frontier growth as can be presented to become a most militosaire by the same of the s

After all this, the use of lawfulty samed wealth is again subject to certain conditions.

As a great operational expenses, Inhua lays down the constraints with a though farm earther the meanity of the princip binnel? on population proble interest in general. The lindvibilist is one allowed to felvice way, with wealth in generality for individual and parameter to felvice away his wealth in generality for individual to have recourse to say form of unlevial phasure. He must not cat in versits of gold and silver, now that the property of the property

Islam enjoins that savings should be put into lewful chancle of circulation.

Upon individual holdings Islam imposes Zakai undas a

special hav, so that a notine of such boiling is commissionly intendified to designed sections of nociety and public services. Upon study you will find that prings up treasures in one of the property of the

For the same feason, klam forbids hearding also. Hoad ing is defined as willid storing up of goods with a view to creating thorting and saising prices. This is hanned by Islame law. A man should trade in a fair manner. If you have stocks for sale and there is a demand for them in the market, you have not attend accurate to withhold their sais.

Wilful housing with a view to creating shortage turns a liader into a robber. That is why falam opposes the creation of audian monopolets, for they prevent the access of common people to economic retources. Islam forbids the receivation of certain

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economic opportunities or means for a few privileged individuals, families or classes and debarring others from availing those opportunities or means

opportunates at necass.

If at all any kind of monopoly is held lawful by John, it at that which is absolutely essential for securing public good. Otherwise Halm keeps the field of economic activity open to all, allowing maximum scope to individual exceptive. If an individual subsets out this assessment of the case only do an in-way which have born approved by Halm. Unlowful means as undestrot show executive as undestroom.

Social Rights
Again Islam impones social rights over individual wealth in
verticus forms.

You will find in the Quren that the rights of playing have been mentioned. This implies that appart from harmelf, and intallyte too have a closule on his personal wealth. I manufall, and of the teetity when prosestes surprise wealth is individually responsible for rendering satisfance according to his meant to such of his rights are anonot obtain adequate livelihood. If each finally is nation resilies this obey all families would be provided for and a family seeding external satistance when the provided for any family responsible them also the provided for the family is not the stermal satistance when the hard of Julius. Which of Manufall and the provided for the same playing the same the

Similarly the Holy Quran imposes the right of seighbours upon an individuals' wealth. This implies that the affacet of each locality, tirret or ward are mode, an obligation to expoor the relatively less fortuner and indigent families of the sager area. Next to these two obligations, the Holy Quran puts every well to do person under an obligation to support to the best of his means answer who solicits or encode his massificars.

"The supplicant (JiL) and the deprived has a right on the wealth of people. (Al-Qur'ao) the JiL is one who solicits your help. It does not make the prefersional begast. It refers to a genuinely needy person who solicits your assistance, however,

you must verity that his need is genuine. And if he is reall's needy and provided that you have surplus means, let it be known to you that he has right on you wealth.

Are considered to the property of the process of the consideration of th

Zakat
Next to this votantary spending, there is another compulsory

levy imposed by Islam i.e., Zaket, which is imposed on accumutated wealth, trade goods, various forms of businest, agricultural produce, and cattle. Its purpose is to create a fund for the support of economically depressed classes.

we welcome any of the second s

voluntary, but the other form is obligatory and the you must perform, provided that your wealth exceed the statuery limit. You must disabuse your mind of the notion that Zakat as some kind of tax. It is not a tax, but a form of devotion, to fact sike Namaz, it is an important article of faith in Islam. The conceptions of Zakat and the Tax are poles apart. Tax is levy forcibly imposed on a person and the person on whom it is imposed may not necessarily like it. The tax payer is not the discrete of the tax collector, nor does the former believe to the righteouspess of the latter

The payer considers the tax as an exertion, resents it and resous to several devices to dodge it without detriment to his faith Again the basic difference between the two is that tax is imposed to ment the expense of public services i.a the payer receives some benefit in return for the tax: The fundamental dea behind taxation is that if you demand the provision of certain services by the state, you should pay to the state a proportionate sate on your wealth. This tax is a rort of subscription which is anacted by force of law for the provision of Public service of which you are a beenfocary. In contrast to this Zakat is a form of devotion, much like the Namaz. It is levied by no act of Parliament of Legislative Assembly. It is imposed by Allah. Whom every Muslim schnowledges as his rightful Deity Acy man who wished to preserve his fasth cannot resort to evasive tastics or cheating in the payment of Zakat. Indeed even if there is no external agency to assess and receive Zakat from him. the faithful will personally assets his Zaket and pay it voluntarily Again the revenue of Zukat fund is reserved for those classes only who for cause or the other, have received little or no share from the common wealth, or are deprived, temporarily or permanently In its natural basis, spirit and form the Zakat is quite unlike

the tax The Zakat fund cannot be channelled mto road, sail or canal holdies or administrative account, but is meant for fulfilling the rights of specially deserving persons as an act of worship undained by God. It is one of the five articles of faith in Islam and no beocht of Zakat save the goodwill of Allah and reward in the Hereafter can secree to the donor.

Some people suffer from the illusion that there is no tax in

Islam save Zakat and Kharaj (land tax). But the Holy Prophet

(peace and blessings of Allah be upon him) has clearly declared:

"There is a claim on the wealth of the people above and beyond Zaket".

As a matter of fact the taxes abolished by Sharint were those which were imposed by Caesars, Emperors and their nobles in order to fill their personal coffer and for the receipt and expense of which they were accountable to nobody. As for those taxes which a Government rue on the principle of Shura (i.e. a government in which decisions are made in coasultation with an advisory council) levies by popular consent and advice : the receipts of which are deposited in the Public exchequar to be spent in consultation with the people for which the Government is accountable to the public . . for the imposition of such taxes there is no bar in Sharian. If prior to the establishment of the islamic Government, there exists in society an iniquitous class system, or some classes have grabbed exorbitant weslish by unjawful means, the Islamic Government can remedy those alle by levying taxes gather than casurting to confiscation of Property. The Government can also put in force

other Islamic laws, to break the concentration of wealth.

The resert to confiscation of Property percessibles the dele-

gation of such autocratic powers' which once given cannot be limited. Thus one tyranny is succeeded by a worse one.

timited. I has not tyramny is succeeded by a worse one.

Law of inheritance in addition to thus, Islant has also enacted a law of inheritance which purports to distribute the extre of the deceased

ance which purports to distribute the exists of the deceased sectording to a fixed rate over the widest possible circle of intertors. The first line of heirs to the wealth of a deceased person are bits mother, father, who and children. Next come hidbrothers and sisters. In the third line stand the cross relatives of the deceased.

If a man dies intestate the whole nation is his heir and his entire estate shall be transferred to the Public exchaquer.

These then are the principles and laws which Islam sets down for the ordering of our economic life. Within the score of these laws, you may devise may form of reconsist present. The working one of dutarks is left to each presentian merchanics to time and anot. The executal consistion is the state factor and the capacitan for Communities presentiance of total automatication of constraint means should be adopted. We must device the capacitans of the capacitans which the door of the capacitans of the capacitans which the door of the capacitans of the capacitans and the capacitans are should be assumed to the capacitan and the capacitans are capacitans and the capacitans are capacitans and capacitans are capacitans ar

In this economic system all means of earning wealth precribed by Islam shall be declared lifegal and all means of saming wealth approved by Islam shall be declared valid under law.

All rights of ownership and use of lawfully cannot wealth which have been recognized by Islam shall be inforced Zakist will be a compalion of any and all persons possessing the requirement of wealth shall pay. It. The estate of the deceased shall be distributed in accordance with the law of londerity

within these bounds the individual shall be allowed full intended of requires of evoponic endeavour. No potent hasted on regiments and antidistant freedom shall be fewered. Under the system of individual freedom shall be fewered. Under the system of free encomme enterpress of individuals reduces to justice and fairplay, the law shall not underly refer such them. But of trey do not net justice for the tree of the reduced to the control of the state of the control of the state of the control of the state of t

So far I have replied to the first part of the question. Let us furn now to the second part viz. the role of land, labour, capital and management in this scheme.

The Role of Labour, Capital and Management

To gain an understanding of this subject I would advise you

to study the Tenancy and Partnership Lows as given in the books of Figh.

The old Musfim authors do not discuss Land, Labour.

Capital and Organization as comorain factors as modern economists do, nor have they produced apparete works on this subject.

These topics have been deaft with under visitous chapters in the backer of first.

in the looks of Figh. The second source visions congress in the looks of Figh. The second source which a different from that of moders common science, and was a share the terminology, but has an anderstanding of the real source of the second problems of economics will readily compenhend the economics of the reality compenhency constituted in the text-hooks of distance Figh. The Month of the second second

wedne uses it in a besiest vesser while both share in the cloth. The menner in which is these transactions Islam has recognized the splats of the indexer and the capitalist on the completed the splats of the indexer and the policialist on the other clearly thousand the state of the splats of the clother clearly thousand the splats of the clear that the splats of t

Capital too is an economic feetor acts on at human laterum and menageful states. Each of these feetors justifies a three in the profits. Initially lates leaves it in extens to testame the state of the deshiredor of profits between these factors on that of individuals are doing justice to one another seconding to users a beside in their affairs. But if justices is not belief or their affairs. But if justices is not belief or their affairs. But if justices is not belief or their affairs. But if justices is not belief or their affairs. But if justices is not belief or their affairs and their and late of their affairs and their and late of their affairs and their affairs and their affairs and the terms in each clear as traited according to usage, the law need and interfere in my business.

The law can set down rules and regulations of Tenancy, so that neither the right of the landowner nor the right of the labourer is infringed.

Likewse in commerce as long as transactions are made bewere Capital. Labour and Management on interlucture and on one is unarping the right of the other or dealing notative with another, the Law with all ori intervene. However, if no just practices except lots these transactions, the Law less not only the right to interfere be the duty-bound to frame such equitable repulsions for the distribution of Profits among Capital, Labour and Management

and Management.
Zakat and Sarlal Welfare

Consider the scored question now i.e. can the Zakat and Sadqat funds be channelled into projects of social welfare,

The asswer is that Zakat and Sudget revenues are meant for social welfars. However, it must be borne in mind that if by social welfare is meant the expenditure of Zakat revanue on the economic development of the country as a whole. It this unlawful

Zahr 1926, at 1 have said above, is in fact netsair to provide the nectivation of the 1 cood, dress, thelice, medical and additional control of the 1 cood, dress, the 1 cood of the needs of all those classes in the cooling who are shirt which to earn their livishbood. i.e. orphuse, the old and the dishbol, or those who cannot care their freelighhood due to pupilly of means or those who many by combined to stend on their feet with little below and the shirt who will be the cooling to the said of their below are the said to the said of their feet with little below are those who may by combined to stend on their feet with little below are those who have suffered own exclusive.

Zakat has been established to assist the above-mentioned categories. For general economic development the state must find other meaos.

Interest-free Economy

The third question pat to me is: Can we establish an interestfree economic system? My answer is that we certainly can. This system has received in operation for contraine in the past and if you resolve to establish it today and resource loyalty to foreign doctrines, you will not find the task too difficult. World economy operated on interest before the odvent 'of, Islam just

as it does today. Islam altered this economic system and abolished interest. Interest was banned first in Atabia. Later in whichever land the reign of Islam was catablished, there many was declared illegal and the entire economic system operated for hundreds of years and there is no reason why it should not work now. If we possess the ability of thithad (enlightened judgement), have the power of faith and the will to abolish what God has forbidden we can certainly run our monetary and economic tystem without interest even today. I have elaborately explained in my work 'Sood' that there is in fact no terrible difficulty in the ettainment of this goal. The problem is clear and simple. The capital has no right to assume the form of debt and exact a fixed rate of interest, regardless of whether the workers or management gain any profit or not. The real defect in Soud lier in tha fact that a person or an organization advances capital in the form of a loan to industry, trade, and agriculture and settles a rete of interest in advance. The creditor has no concern with the profit or loss within the esignificated period or with the rate of profit if the venture is running in profit. The creditor receives the fixed rate of profit mouth by month or year by year and reterm his claim on the capital. It is this practice that we wish to abolish. No one is the world can justify it on rations; grounds. No argument can prove its validity. In contrast to this the principle caunciated by Islam is that if you advance & loan, you are pie Chainman and by account at lown a you because it soon, you account feet or receive the capital only soot nothing more. But if you with to accure profit, you should enter into straight partnership or become a shareholder. You should invest your capital in Agriclare, Trade or Industry on the condition that the profit shall be divided between you and the entrepreneur according to a fixed ratio. This is what justice deinsuchs and this is how economic life can prosper. What obstacle is there in the way of abolishing interest and enforcing this elternative practice. The capital now advanced as loan should henceforth be invested on pertnership basis The profit accounts may as easily kept as the interest account. There is no special difficulty in tespect of blind accounting.

ened judgement) and blindly follow procedents established in the past, rather than seek new solutions by the exercise of ijithad. The poor Mails is blamed for blind imitation and total lack of expanity for litthed, yet the fact is that it is the laity who are blind and unprepared for the exercise of initial

Had this maleuse not crept into Muslim society, the problem would have been solved by now.

Correlation among Economic, Political and Social Orders

The final question is: What according to falam is the corelation among Economic, Political and Social orders? The answer is that the overelation among these is the same as among the root and the trunk and the branches, and the leaves. It is a single system which arises from fasth in the unity of Allah and the prophecy of the messengers. The moral system, the system of worships or the religious system as you call it. the social, the economic and the public system -all these systems form the same fuith. These systems are indivisible and form one promie whole. If you believe in God and His Apostle and if you are convinced that Onran is the Book of God, then you will inevitably adhere to the same moral principles which Islam teaches and follow the same political rules which Islam enunciates It is on the foundation of these principles that you will raise the edifice of social and economic life. The same faith which impels you to say prayers also binds you to conduct busipess according to its dictates

The religious code which regulates fasting and performance of Ham also governs the undicial process and the affairs of the market place in Islam the religious, political, economic and social systems are not separated entities, but are organic part of the same whole. In the absence of faith in God and His Apostic, in the Last Day and in word of the Quran, the establishment of Islamic polity is neither possible nor workable. The base of the political system of Islam is the belief that God is the soversign, the Aposite His emissary, the Ouran His Decree which must be obeyed, and all of us in the end are accountable

political or economic orders can ever be diverced from the religious or moral orders. Anyone who has studied Islam and has an enlightened 'helief in its doctrine unmot concerve for a single moment that as a Muslim his economics or any department of his life can ever be

dissociated from religion or that a system of life in which political or economics, the court and the law are regulated under an on Islamic system and devotion to Islam is nominal only, can eye,

be called Islamic.

Islam and Social Justice

Falschood under the Cleab of Righteonsmens

One of the strongest wonders of the lorly scale on which allsh has credit on max in that man is seldon unitized towardopes soften on unwelled misshord. Sames is, threatfore, often one in the gainst of produces and virtue. In Parallel for could ancer have deserved Adma (peace be upon him) by peacy soliding to that: "I' weak yes to receit against God so that you may be styplied from Parallel." On the contary Same you may be styplied from Parallel." On the contary Same "Could Letter not be you better of attential life and

evatiesting kingship." (Surab Tabe : 120).
From thee to now, man's antere has remained unchanged.

Even today all the errors and blueders into which Saten is leading man are winning popularity and acclaim because of deceptive slogans and because they are cloaked under a false gath

Defination No. 1 - Capitalism and Secular Democracy

A major decaption among all these is the promite of faccial

justics which is boughted out to humanity to modera times for a long time before that State has been playing a Fared on the would be the name of beliefuled labority and "Liberalitation of the state of

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every man who wished to be known as progressive was obliged to chant the slogang of 'individual Liberty' and 'Liberalism'. The people believed that if there ever was an ideal system of human life, it was expitalism and secular democises as established in the West. Soon, however, a stage was reached when the whole world came to realise that this disbolic system had filled the world with tyranny and oppression. After that it became impossible for the cursed devil to deceive mankind with these slogner anymore.

Second Delauon-Secial Justice and Communica However, it was not long before the same devil reappeared

with a different ttick in the name of 'Social Invice' and 'Communitm' end under these chimeras he is now busy establishing a new system. This new system has by now plunged several nountries of the world into a ctate of such great tyranny that nest history falis to produce an equal to it. Yet this system has such a great potential for decriving mankind that mean other countries are preparing to embrace the fraud, believing it to be the apex of human progress. Todate the fraud has not vet been fully exposed. Entreme Intellectual Slavery of the Intelligentals

The position of the Musleme is that they postess an aternal and everlasting guidance in the form of a Divine Book and that Sunna (Precedent) of Allah's Prophet (peace and blessings of Allah be upod him). This saidance is sufficient to warn them a stingt the doubte sown by Saten and In enough to show them the fight path in all shairs of life till eternity. But this aroun of intellectual bankruous are ignorant of their own religiou and heve abjectly patrendered to the cultural and intellectual of the colonishers. Hence each slogun which rises from the camp of the world powers is immediately echoed by this group. In the period when the ideals of the French Revolution held sway, every educated person in Mustim countries fell dutybound to pay lip service to these ideals day in and day out and endeavoured to throw himself into their mould, for he feared that if he did not do to be would gain no respect and would be condemned as a reactionary. When this period come to on end

and the old era gave place to the new, the centra of devotion of our modern intellectuals shifted ground and the voluries of socialism and communism sprang up smong us Things were within tolerable limits upto now. But it is outrageous that a group among us has always risen with the demand that each time they change their centre of devotion Islam thould also transfer its devotion to the same centre. In other words, these miscrable waits cannot live without Islam. They must keep Islam in toe. It is their wish that Islam should rid itself of the charge of a reactionary religion by adopting those ideals which they have embraced to achieve 'progress' in the world. It was on this basis that efforte were made formerly to prove that the western doctrines of 'Individual Liberty', 'Liberalism' and "Secular Democracy' were in consonance with Islam. It is on thie basis egaie that they are making efforts to conclude that the communist doctrine of conist justice is contained in Islam. At this point, the intellectual slavery and the scale of their isnorance touches the ultimate limit of denraulty The Resi Nature of Social Justice

The Neet Nature of Social sensit.

In this brief scrift: I wisk to explain the real nature of
In this brief scrift: I wisk to explain the real script.

Social Justice and the tree form in which it can be established,
social script in the script with pitch because the script which we want to the one of the script with Social Justice. For a long as the two sky form 5 of Social Justice. For a long as the interest of the script script with the script script. Social Justice is possible or of their ferrors are the possibilence of their efformation and corrections remain open to a large state. But when an appear a present could be somewhat the script when a manner and present the allies to No one when a manner and the script when the script with t

effortissues and correction remain open to a large datate. Surbert an injection process come in specific billion. No one when an injection process come in specific billion. No one when an injection process is a surtant process. The surface is a surface of the surface and surface is a surface of the surface of the surface days a sensible to reasonable warnings, a sensible the trape laid by the drill. But the misled and the misleding elements by the drill. But the misled and the misleding elements promote their creen by desiving the same common people. State the purpose of my writch, in fact, is to explain the reality force the purpose of my writch, in fact, is to explain the reality Scall dualities in force in processing the surface of the surface Scall dualities in force in processing the surface of the surface scall dualities in force in the surface of the surface of the surface scall dualities in force in the surface of the surface of the surface scall dualities in force in the surface of the surface of the surface scall dualities in force in the surface of the surface of the surface scale of the surface of the surface of the surface of the surface scale of the surface of the surfa

In this regard, the first point that I wish to impress upon

my Muslim brothers is that the neople who raise the stogan There is Social Justice in Islam also make a completely wrong statement. The correct statement would be "There is Social Justice in Islam only". Islam is the righteons code which the Creator and the Lord of this universe has transmitted for the guidance of mankind. To establish justice among men and to determine wher is just and what is unjust as the prerogenive of the Creator and Lord of mankind alone. None else beside Allah has the authority to determine the scale of instice and tyranny, nor is anyone capable of establishing true justice. Man is not his own master or culer that he should exercise the authority of devising a scale of justice for himself. Man's position in the univerte is that of a subject and a subordinate. Hence to determine the scale of hotice does not lie in his nower but is the prerogetive of his Master and Ruler. Again even if a single man, however, high bis calibre ar a combination of several men of bigh telest were to exercise their mental faculties, human knowledge at all times remains restricted by several errors of indgement, inaccessibility to reality and the cocroschment of prejudice or bies upon human reason. Heace there le so possibility that man will over succeed in evolving a system besed on tree justice. A system evolved by man may appear just on paper, but practical expesience soon uncovers the unjust foundatime upon which it is based. For this featon every men made system, after being in force for some time, is ultimately found to be defective; and feeling disgusted with it, man proceeds to lausch another footish experiment. True junior may only he found to a system framed by the Unices and the Sceing. the Fair and the Holy Being,

the Fair and the Holy Being. Justice is the only Objective of Islam

Another point which must be grasped at the outset is that person who say "There is Justice in Islam" apress less than the truth. The truth is that justice is the only objective of Islam and the revisition of Islam has no other purpose than to catablish jointies. Allsh affirms:

"We seet Our Messengers bearing bright tokens and We sent the Book and the Scale with them so that man

should stand on justice and We sent iron which has great strength and has many men for the meonic so that God may ascertain who, without seeing, follows Him and supports His Messengers. Surely, Allah is Strong

These then are the two points which if a Muslim were to keen in mind for ever he would never leave Attah and His

Messenger (peace and blessings of Allah be upon him) and look for other sources is his quest for Social Justice. The moment man realises the need for justice, the truth will dawn upon him that up one carries or can carry fuetice except Allah and His Messenger (nears and blusines of Allah be upon bim), and, finally. he will come to the conclusion that in order that justice may be established nothing else is to be done except to promulgate Islam, total Islam, Islam without adulteration or distortion. Justice is not a separate entity from Islam. Islam itself is justice. The promulestion of Islam or the establishment of lustice is one and the same. Social Jastica

We must deat with the question now as to what is the real nature of Social Justice and what is the correct form in which is may be established?

The Daveloomant of Homes Personality

Each human society is made up of several thousand or many millions of human beings. Every single member of this composite whole is endowed with spirit, reason and sensa. Each individual has a permanent personality which requires opnortynities for the full reatisation of its potential. Everyone has individual taste, some inclinations and yearnings of the soul, some needs of the body and spirit. These individuals are not mere static puts and boits of a machine, required only to keep the mechanical mouster in running order. On the contrary, human society is a corporation of living human beings. The individuals do not live for society; the society fives for individuals. And individuals combine only to procure needs and satisfy the demands and instincts of their body and soul with mutual assistance

Again each one of these individuals is personally responsible to God Every single person has to complete a certain period of littl (the duration of which is specified for each individual) in this would and then has to render accounts in the court of God as to what did he make of himself with all the powers and gifts he was endowed with and the means which were furnished to him. This accountability of man in God is not collective but individual. Families, tilbes or nations shall not be made to stand in the dock collectively. God shall urver every man from all connextone and call him to account separately for his personal deeds in the mostal world as also the state in which he has entered eternity. Individual Liberty

Individual Responsibility

These two points—the development of hamas personality in the mortal would and the occountability of man in electricydemand freedom of the individual in this world. If an individual connot find suitable means for development of his personality in a spelel environment, his is nor busianuty is feoren, he suffers from ambixis, his powers and talents are demunted and finding himself a hulniers prisoner of the notial circumstances he falls an easy prey in stagnetion and corruption. Moreover, in the eternal world the responsibility for the sime of these belpless and suppressed neopis in most part shall rest upon who have devised and enforced this lyrasny, not only will they he called to account for their individual deeds, but they shall also be held accountable for imposing a ruthless system, thereby forcing the unwilling masses into becoming deferrive characters. It is evident that in the end no righteous purson can ever think of presenting himself before God with such in operous burden taid upon his shouldess. If he is God-fearmy, he shall certainly be inclined to grant the migr. imum liberty to individuals, so that each individual should develop on his own responsibility, thus acquetting the executive surborny to a soical system from any blame on account of the deliganest character of a member of the society. Social Institutions and their Authority

So much for the Individual Liberty. Let us now turn pur

gaze towards the society which evolves stage by stage from familier through tribes and nations into the whole of mankind. The genesis of this society is the union of man with a woman and their progeny which make up a family. Many such families form a tribe or a clan, which in turn combine to found a nation. The oation, in order to enforce its collective will. establibes a Government. The real purpore for the existence of these notial institutions in their various forms is that the individual under the patronage and security of these autifutions, should avail such chances for self-improvement as he cannot obtato on his own. But this fundamental objective cannot be achieved without ensuring that each institution shoold exercise power over the individual and the big lostitution should control the smaller institutions in order that (1) they may prevent an individual from crossing the bounds of his liberty and violating the liberty of another individual, (2) they may obtain such service from individuels as is required for the well-being sod advancement of all members of the society. This is the stage where we confrost the question of social justice and conflicting demands of individualism and collectivism assume the form of a taugle. On the one hand, human walfare demands that the society should allow the number waitate bemands that the society should allow the individual freedom to develop his personality in accordance with hit capabilities and ideals. And in the same manner, the family, tribe, clan and various groups should enjoy such liberty er is absolutely necessary for them sa their own sphere of activity. But no the other hand human welfage also demands that the family should excreme authority over individuals, the triber and claur over families and finally all ladividuals and small institutions should come under state coatsol to that none of them may exceed at himits and subject the other to tyranny and oppression. Proceeding further we come acrors the same problem in relation to the entire humanity. On one side the liberty and sovereignty of the Nation and the State must be preserved, on the other it is imperative that there should be ruperior Authority to regulate the inter-state and inter-cational affairs so that the nations and states may not

exceed their bounds

Now the seal substance of social justice is that all individuals, families, tribes, class, actions should cojoy a ceasonable measure of freedom. Simultaneously to prevent tyracoy and vaciation of each other's eights various social institutions should exercise control over tedividuals as elso over one soother and at the same time it should also be possible to mobilies individuate and institutions to serve the cause of common welfare

The Defects of Capitalian and Community

Whoever fully appreciates this fact will at once senile that as the concepts of individual liberty, liberalism, capitalism and the system of secular democracy librows up by the French Revolution were contrary to rectal justice so io the same managere, may over on a greater scale, is the communism that is being adopted is conformity to the thesis of Karl Mara and Engels inimical to social justice. The defeat of the former agreem was that it stlowed laberty to the sedividual to such as improper nates that the individual enjoyed unhindered freedom to exploit such institutions as the family, leibs, cite, sociaty and nation. Moreover, with a view to activating the individual for scheving collective well-being, it greatly related social control of the community over individuals. The folly of the latter system is that by establishing a totalitarion State. it completely suppresses the freedom of individuals, families. tribes and class, and in order to become the individual in the service of the collective, this system wests such great power in the State that the living buman beings are reduced to the lavel of inanimate cost of the machine. He who claims that communism establishes social justice is a liar.

Communicate is the Worst Form of Social Tyrotany

In truth communism is the worst form of social tyranny such as was unknown even in the times of Nimrod, Pharaoha or Changes Khaa. How can a rightmiaded person interpret if se social justice when one man or a cotes le of mea sit logether sod formulate a social philosophy of their nwn sod then use the illimitable power of government to impose this philosophy

by force upon millions in the country. How say any rational person believe that they establish social justice when they exaptopriate the property and land of the people, pationalise the industrial units and tors the whole country into a ntian camp in which all doors of criticism, polition, complaint, writ or equity are tubbly shut. How can there be rocial instice is a country in which there is no party, no organization, no forum, where people may uir their views, no press to mirror public opinion and no court of judgcature to which the people may turn to obtain justice. Can the ends of sociel justice be met in a soustry is which the explosage network it so wideapined that every person may suspect the other of being on informer; where before natering a syllable even in the privacy of the home a men should look around for a lurking listener reedy to certy the intelligence to the Government? Again what fair-miaded judge will cell it social justice when elections ere held to play a fraud on democracy and the election mechinery is so manipulated that no one who discepts from the authors of this social philosophy may stand in these elections, nor may any men of tedependent opinion or a conselections person intrude into the electoral process,

preson unitive this is not evicence process. Special distribution to executive the control of the three control of the control

and his few cohorts are vested with the right of using all means of communication in the country to dissimilate their doctrine and to set up all kinds of organisations and not aven two persons among the dissenters may be able to organise themselves into a body, or to address a meeting or public a single line in the press ? Is it right in the name of justice to evict all landholders and owners of industries and to make the Government the sole proprietor of land and industry-a Government which is run by an oligarchy who take all possible measures to incapacitate the nation and eliminate att chances of the transfer power into afternative bands? If man is not merely a consuming animal and if human life is not merely an aconomic egalitarianism ba equated with justice? If by elemping syraany and oppression in all walks of life and by suppressing all other facets of life, an all walks of life and by suppressing all other facets of life, an agoud distribution of economic wealth between the people data take pince and the dictator historial and his agent ad ocuse down to an equal translated of living with the general run of people, were then the setting up of sets equality by makes of great oppression shall not be regarded as just. On the other hand, as oppression mass not be regarded as just. On the binds of heard as I have pointed out before, this kind of berbarous inequity has naver before been witnessed in any epoch of the history of man, laismic Jostles

I shall now lay before you to brief teras the substance of jointee in Isian. There is no receip is illust, for any prome a group of persons to evolve a privace philosophy of platese in page 100 persons. The property of plates is present to provide the provided provided to the provided provided to the provided provided to the provided provided

behalf of God rather than (Forgive God I) saunciating a philosophy formulated by his own soni. In the system of Government set up by the Holy Prophet (peace and blestings of Allab be upon him) and his right-guided Calipha (on ay Allah be pleased them) only the Divine Sharia' was ahave offician. Excepting this limit, every peace was fare to speak on all matters at

any time The Bounds of Individual Liberty In Islam Allah Himself has confined individual jibsrty within reasunable limits. He Himself has debarred an individual Muslim from indulgence in certain forbidden acts and has enjoined certain duties which a Muslim must perform. He has clearly delimented the rights and obligations of an individual Muslim vis-a-vis the others. He has identified the tawful means of acquiring ownership of property and goods and such other illicit means of sequiring property as render its ownership unlawful. God has appointed duties upon the society which it must fulfil for the welfare of the individual. He has imposed restraints upon the liberty of individuals, families, class, indeed the whole nation, in the interest of the well-being of the society and has made certain obligations compulsory which individuals as well as institutions must discharge in the service of society. All these rules are written in the permanent constitution given in the Book and the Surtan. No one has the authority to revise this constitution, and mone has the right to make additions to or deletions from its body. According to this constitution, a person definitely has no right to exceed the limits of the individual freedom land down in the constitution Conversely on one is authorised to curtail the scope of individual freedom envisioned in the constitution Under this constitution, a person is obliged in shun such means of income and expenditurs as have been declared lithert and in case he violates this rule he is liable to dire punishment, but the individuals rights of numership over such wealth and property as has been acquired through lawful means are guaranteed and no one can deprive the individual from the righteous meane of

enjoying his wealth. Similarly, a person is duty-bound to perform such obligations as have been taid upon him for the collective well-bring, but no benden in section of this may be forcibly thatter types him, except if he would naivy figure to as some extra responsibility. The same applies to the State to State, it is attached being the scale to the State to the State

The Islamic Constitution sets up a balance between the rights of the igdividual and the rights of the society. It concedes only to much freedom to the individual that he may not put the rolpicitive interest is proported, On the other hand, it denies power to the society to cut tall such freedoms of the individual as the sessability of the fulfield everlopment of his personality.

Conditions for the Exchange of Capital Islam recognizes only three modes of transference of weelth in en ladividual : (1) Inheritance (2) Gift (3) Business. Inheritence is valid only if it is trensmitted from the legitimete owner of goods so his beir through lawful means. Guft in valid only if the lewful owner of a thing presents it is accordance with the tenets of the Shar len. If the donor of a gift be a Government, it is valid only if it is given instead of some righteous approve or this value only it it is given makent to some righterous up the or when it is given out of the State treasury in accordance with legular procedure for the collective well-being of the people Moreover only a government which is run by consultation under the rules of the Shar ish and which is freely accountable to the public for its actions As for the vocation, only such is lawful to as not practised by unlawful means. Youations involving pilicrage, usutpatron, wrong measures, breach of trust, bribery, embezziement, prostitution, hearding for profit, usuty, gambling, fraudulent bargaining, manefacture or sale of parcottes and propagation of obscenity are forbidden in Islam. Whoever cette wealth according to the means prescribed by fulant can lawfully

keen such wealth, however, great or small it may be. No maximum or minimum ceiling may be placed on the possession of this lawful wealth. The possession of a small amount of wealth is un justification for robbing others to arugment one's holdings, nor is the ownership of a large smount of lawful wealth a sufficient ground for forcibly dispossessing the owner of his wealth. Nevertheless as regards the wellth which has been gamed by transgressing the lawful bounds, the Muslims are well

within their right to ask : (Where did you obtain this wealth)? In the first place, a judieral inquiry must be held about the sources of this wealth. Then if it is proved that this wealth has not been earned

through lawful means, the Islamic Government is fully justified in conficating it. Restrictions on the Spanding of Wealth

The individual is not completely free to expend sven the lawfully sarraid wealth, but has been placed under legal restraints in this suspect so that no one may spend his wanth in a way which is delaimental to the society or which puts the men's own faith and morality is jeopardy. Islam forbids anyone to spand his wealth on illicit and dissoluts partimes, Drinking and gambling are prohibited. So is adultety. Islam does not reknowledge the right of sayous to capture free persons and turning them into slaves. Similarly, Islam does not concede the right of anyone to buy or sell them to that wealthy should fill their harries with purchased female staves. Islam sets limits to extravagance and lavish and generosity. Islant does not approve of the circumstance that while you eat and drink lavishly, your neighbour should go to bed hungry. Islam allows man to enjoy his wealth by lawful means and only according to the rules prescribed by the Sharish. And far according to the rules prescribed by the Sharish. And far man desires to utilize his autyless wealth to ears more wealth, he can do so only by practising a hawful business. He cannot transgers the hounds which the Sharish has established for catting wealth.

Social Service

For the sake of social welfare, Islam levies Zakat (wealth

tai) on every person who possesses wealth above a prescribed bint. Besides; it reproses specific dorse on the sale of goods, produce of the land, centle and certia, other forms of wealth Take any country of the world and one computation you will find that if Zakat is regularly collected there actording to the methods of the Sharris and intelles regularly disbursed on exposes basic descended by the Que'm, within a few years, it would be difficilt to laid that constraint a single protion according to the land in the constraint of the procession of man, must, wealth that has excumulated in the possession of man, must, concerning to thismse law, be distributed among his belier, so that this concertation of wealth may not assume a permanent

Ligaldation of Expiritation

Although Islam approves of the principle of open and free bargainting according to approved methods and settlement of disputes by mutual constant between the landford and the lenant and the industrialist sed the worker, yet wherever opperation and application is being practiced, the Islamb Government has the right to interveer and restore justice by taking legal measures.

The Limits of Nationalisation to the Poblic Laterest Islam does not resaid it as unlawful that the government

falm deep not regard it is, seasonal that the government banking an a laxingtury or benession where it never control. If the section is the control of the season is the control of the season is the following a seator process in not ready to under that the repeter of cert in management by gridars individuals in likely to destrimental to public interest, the government does not be over the management of this housens and nother than the correlation of the season in the control of the season is the season in the season in the season in the season is the season in the season

State the sole proprietor of industry, business and land in the

CORBITY The Rules Governing the Expense from the State Treasury

it is a definite rule of Islam that the Bait-ul-Mal (State Treasury) is the property of Allah and the Murlim people and no single person has a proprietary right over it. Like all other matters concerning the Muslims, the management of the Bailul-Mal must be conducted in Council with the whole ostion of their free representatives. Whatever is taken from a person and on whatever account the money is expended, all transactions must be settled in strict conformity with the fules of Shar'iah and the Muslim prople have an inelignable right to quertion such transactions.

An Inquiry

While concluding this speech f put it to all thinking pertons. If social justice me not economic justice; it mul the aconomic justice established by Islam adequate for ut ? In there any teason after the establishment of the economic justice apviraged by Islam which necestitates the supprettion of individual freedom, confiscation of individual property and the reduction of the whole nation to the position of serfs to a handful of masters ? After all what prevents us Muslims to inaugurate lilamic Constitution and pure Islamic Law in our own States and to enforce the body of Divine Law in its entirety. The day we accomplish this not only will we stand in no need of any favour from commission, but the countries infatuated with communism having observed our system of life will come to feel that the light for want of which they had been groping to the dark is in front of their eyes,

The Difference between Capitalism and Islam

The Economic istology essection by histon offers the middle way between Communium, and Capitalism. To build a practical system on the basis of its feloclogy, listing press; bits press; both metals and two. By more additional follower to offer voluntary chedilence to the switchest between the control of th

Distinction between Lawful and Unburful means of Euralog Weelth
The first point to note in that folum does not give an open

Identes to in followers to gain wealth, but in order in safeguard the corporate hierard state up a distinction between lewful and unlawful. This inderexistion is based on the rule thet gai those means of gaining wealth are analyzid in which one must profit means souther naise or must jost. On the other hand all those means of earning wealth are lawful which lawley a fair exchange of order between the concerned parties.

The Holy Quran enunciates this principle in the following worth:

"O ye who helisse 'Squander not your wealth studieg yourselves in sainty, except it be a trade by mutual content,
and kill not not another. Let Allah is sever Merciful unto
you. Whoto doth that through agarcemen and injustice We
(An-Nis 29-30)
Trade in this tyst denotes exchange of goods and services for

money. By imposing the condition of mutual consent all those forms of exchange have been declared illicit which involve

coercion of any sort, or deception or intrigue which, if it were known would have deterred the other party from consenting to the axchange. To lay further emphasis on the polot it has been Rold بتثلوا انفسكم Y. This bears double meaning, both of which are implied here.

One, you should not kill one another. Second, do not kill yourself. The implication is that a person who carns profit at the expense of another is a blood sacker, and in the long term

paves the way for his own destruction.

Apart from this basic injunction, the following forms of earning wealth have been duclased unlawful at various points in

the Holy Quran : Bribery and misanoreprintion. (Al-Baqurab : 188)

Embezziement of Public or Private Wealth

(Al Bagarah : 283 ; Al J-Imrao : 161) Larceny. . (Al-Mālda : 38) Unfait use of the Property of an Oroban.

(An-Nisa : 10) Short Waights and Measures. (At-Tatfeef : 3) Trade lines which promote obscenity. (An-Nur : 19)

Income from Prostitution and Adultery. (Ap Nur : 2-33) Manufacture, Sale and Transportation of Liquot.

(Al Maida : 90) Gambling and all shose means in which the passing of wealth from one party to another depends on more chance or luck

(Al-Maida: 90) Making and Sale of Idols and Services in or to temples.

(Al-Māida : 90) Fortune Telling and Drawins Lots (Al-Maide + on) Usury (Al-Bagarah : 275 - 280 ...

Ban on the Hoardine of wealth

boarding in the severest terms. It says,

Al-i-Imran 130) The second important order is not in heard one's carnings. for this steps the circulation of wealth and creates imbalance in its distribution. The hearder of wealth does not only suffer from grave moral ills but in fact commits a beinous crime against society the dreadful consequence of which ultimately visits on him. That is why the Holy Quran denounces stinginess and

"And it not those who heard up that which Allah hath bestored upon them of His boson's think that it is better for them. Nay, it is worse for them." (Al-1 mraz: 180) "They who board up gold and silver and spend it not in the way of Allah, unto them give tidings of a panfol doorn."

(At-Tauba : 34)

This is a direct blow at the foundation of capitalism. The practice of boarding wealth and its investment in productive ventures lies at the root of capitalism. But Islam disapproves of the boarding of surplus wealth.

Inimporting to spend

Islam enjoins spending, not hounding of money. But the does not meas spending on lowurp or squandering. Islam decrees spending with the provise that money should be spent in the way of Allah—Le the individual should spend his surplus wealth on Social Wolfers projects.

"And they sak thee what they ought to spend ray: That which is superfluous." (Buourah: 219)

"Show kindness unto paronts, and unto near kindred, and orphans, and the needy, and tato the neighbour who is of kin and the neighbour who is not of kin and the fellow traveller and the way fater and (the slaves) whom

Fellow traveller and the way fater and (the slaves) whom your right hand possesses.

(An Nisa: 35)

"And in their wealth the huggar and the deprived had an

equal stare." (Al-Zeriar: 19)

this point the Islamic doctrine presents a complete antiticis's to the capitalist ideology. The capitalist between the
spending will impovered, him; Islam says spending catalis blestime to the wealth with impressor safety than directors by

spending:

"The devil promiseth you destitution and enjoymenth on you lewdness. But Allah promiseth you forgiveness from Humelt with boundy."

(Al-Raquah: 268)

Hunselt with bounty."

(Al-Baqaiah: 268)
The capitalist considers spending a loss; them says spending is not loss but an investment which will uturnately return to you with added advantage.

"And whatsoever good thing ye spend, it will be repaid to

you in full, 4ad ye will not be wronged." (A) Baqatah: 272)
"And those who upend out of Our provisions openly and
secretly anticipate a bargain which involves no loss at all.
Allah will reward them a full return—nay will give them
even most out of His bonnay." (Fair: 29-30)
The capitalist believes that hoarded weaths when leat out

even more out at His bounds." (Fair: 29-30)
The capitalist believes that hourded wealth, when leat out on interest, brags in more wealth. Islam anys that interest actually decreases wealth. The only means by which wealth may be increased is to invest it in policy works:

may be increased in to invest it in plous works:

"Allah hath blighted usury and made a imagiving fruitful."

"That which ye give in easily in order that it may increase on (alker) peoples' property no increase with Allah, but that which ye give in clearity seeking Allah's countenance but increased mandeled." (Al-Room: 39) This is a sew doctrine which precess a complete antibinate.

all lease deciriose, promise reward in the arxt world only. There is no doubt that the implication of reward to ctrewity does exist and Islam gives it the primary importance, but a deepar tudy of these doctricus would seven that they have a wound concomer footing.

The ultimate consequence of hoarding wealth and leading

it out on interest is that wealth concentrates to the hands of a few individuals, purchasing power of the assists declines tack day, industry, trade and agriculture enter uno a phase of dispension, outsonal economy reaches the braking point and finally all avenues of productive investment of hourded wealth are exceed on the continuits thermacken.]

The statement of the Hoty Prophet (Phuh);
 "Howavar high the interest it administrately results in loss,"
 [Thr-i- Maja-Baihaqi-Ahmad alludes to this very point.)

In contrast the advantage of spending money and payment of Zakat and charity is that wealth reaches all individuals in society and as each individuals acquires sufficient purchasting power, industry flourables, helds prosper, trade thrives and even if there be no mellionaires or multimilination, everyone becomes afficient. The greatest proof of the viability of this doctrons is meetined by current economics conditions in America 1.

Usury has created a chaos to the distribution of wealth, and depression to Industry and commerce has diven national secondary to the brink of disseter.

In contrast to this look at the State of Sconomy in the early

no worthan to tim poet in the State of Locksony's like early base of hitms, when the the full conference is continued by the state of Lockson of Lockson, which is the state of Lockson of

On the other hand listen teaches that a loss should be given to the needy person, and not only that but also the debtor should not be subjected the pressure for the recovery of loan if he is ladigent so much so that if he cinon pay at all, the credition should write off the loan.

"And if the debtor is in standered streamstances, then the the top postpersoners to (the time of years; and that ye senit the debt as alreagiving world be better for you if ye did but know."

Co-operatives in Capitalist System are formed by subscripting members who allows can secure loans from the

^{1.} This refers to the dreadful deprenaus prevailing in U S.A. at the time of surface.

co-operative at slightly less than market rate of interest. Thus a non-subscriber, is not eligible to roise a loan from the cooperative society. By contrast in the po-portative system covisaged by Islam the affluent sections will not only lend money to the poorer sections whenever required, but also assist them in rensviou the loans for the sake of Alish. Among others, one boad of expenditure of Zakat is climber to relieving the debtors of their burden of debt. The capitalist spends on good works for gaining a seputation only. He must at least earn social respect for incurring such expense. Islam, however, forbids exhibitionism. A Muslim should nevel expect so immediate return in any form whatever he speeds in public or in

private. He should fix his gaze on the long term consequence. From here to starbity, to whatever extent your glance resches, you will see this investment flourishing and producing compound profit.

"The example of a man who spends to make a name is like spli on a rocky bed. The seed is sown to this soil, but a torrent of water washes away the soil. The example of a man who with a pure nature spreds for the sake of Allah only is like fartile soil in which a garden is planted. If it rains, the output of fruit is doublad, atherwise even a light shower is enough for it to bear fruit."

(Al-Bagarah : 264-265) "If we oublish your alms giving, it is well, but if we hide it and give it to the poor, it will be better for you."

(A1-Bagarah : 271)

The capitalist arends on good works with an anwalling heart. He gives away only the least valuable good, and by his toneue-lashes never lets the donee (orge) that he was done him a great favour, contrary to all this Islam enjoins on the believers to give away the best, not to put the douge under an obligation, no. not even expect any expression of grattude from him

"Render not vain your alms-giving by reproach and injury, like him who sprudeth his wealth only to be seen of men." (Al-Bugarah, 264) Leave saide the question of how great the difference is between these two outlooks on a moral plane. Take only the economic aspect said see that from the point of view of loss of advantage which of these doctrines is more stable and sounder to the long term.

In view of the aforementioned doctrine of Islam in respect of loss and advantage, how is it possible for Islam to endorse any form of usurious business.

As mentioned above, the objective constantly kept in view by lalam is to prevent the concentration of wealth in the hands of anyone, anywhere.

blina six down who by writes of ability or chance, have gained superflows weekly, not to bound it, but no superal it in such a wey that the depresend sections of society says also get an adequate shareflow he chreviation of sensits. For this purpose adequate the such that the sensits of the sensits of the sensities of training superal such as a sensities of sensities of the sensities of training superal such as sensities as sensities as the sensities of the sensities of the sensities of the sensities of particular sensities of the sensities of particular sensities of particular sensities of sensities sensities

The obligation to pay Zakar ranks next only to Wawaz and it has been made clear that the wealth of a hoarder will become lawful for him only when he has paid the Zakar on it.

"Take atms of their wealth, wherewith thou mayst purify them and mayst make them prose." (At-Tanha: 103)

The last words of the syst clearly show that the wealth accumulated by a man is impure in the sight of Islam and cannot become pure until he spends in the Way of Allah a statutory

cumusted by a man is impute an rea rapid or laam and cannot become pure until a spends in the Way of Allah a statutory portion of it every year. What is the consolution of "Way of Allah a Allah is independent. The wealth you apend entither reaches Him nor does He med it. The "Way of Allah" denotes

spending the money for the financial well-being of poor sections of acciety and for promoting social welfare projects designed to benefit pation.

"The alms are only for the poor and the needy, and those who collect them and those whose hearts are to be reconciled, and to free the captives and the debtors, and for like cause of Allab, and (for) the way-facer; a daty imposed by Allab.

Allab is Knower, Wise.

This is the Cooperative Society of Muslim, 164 Thaths: (6)
This is the Cooperative Society of Muslim, 164 Thaths: (7)
This is the Cooperative Society of Muslim, 164 Thaths: (7)
The Cooperative Society of Muslim, 164 Thaths: (8)
The Cooperative Society of the Society of the Muslim Cooperative of the disable society, aside, or spham, uidove and the assemptows. It is presented as the society shall lack the society of life, Above 31, it from a Meetin from the cares of the future, the basic phenology of Zikati is supplied and straightforward. You

are affinent to-day, so belp others. If you become poor tomorrow, others will help you.
You seed not worry about any future decline in your fined-You seed not worry about any future decline in your dastly, or all fortune or like face of your family in case of your dastly, or economic security agalest such anderseen calculatives as iskness, day in the bouse, flood, bankruptcy etc. and destitution during inseed. Zakai frees a Mustlim from all these wortim. The

b. The phaser's Adelphilatory directly denotes a countil test of facility. Divide insumed to the phylophylatopes to on bias 1 for lawy time. Divide for the phylophylatopes to on bias 1 for lawy time above relating or the phylophylatopes to on bias 1 for adelphilatory that the phylophylatopes to one bias 1 for the phylophylatopes to one bias 2 for the phylophylatopes to be phylop

On mines (auder private remanship) and research store the rate is 20% Smiles; the rate incertised by the Prophet (seace be on kind) no carthamatelance for breeding purposes, for safe and on other species of animals are properly on the books of Figh.

Muslims duty is to subscribe a part of his income and become an account holder in God's featurance company. The subscriber's nayment will benefit the needy today. If tomorrow the subscriber himself or his descendants become seedy, not only the same total of his own payments but even more will be returned to him.

there again we notice a complete contrast between the principles and tentus of liters and Capitalism. Pooling money and increasing the pool by leeding out money on interest is the sine que non of capitalism, so that public money constantly keeps draining into the pool from various channels.

On the other hand Islam sajoins that movey should not be hearded, but if it does accumulate streams of Zakat should be set flowing from this reservoir, so that purched fields receive water and the edite tract flourishes.

The exchange of wealth under Capitalism is restricted, in Islam it is free.

From the reservoir of Capitalism you esnnot draw a drop of water unless you have stready contributed a share of water

to the reservoir On the other band the rule in the case of falamic reservoir is that whoever has superfluous water should pour it into the reservoir, and whoever has need should draw from it.

Clearly both systems, in their basis and nature are satisfies.

Clearly both systems, in their basis and nature are satisfactic. To couple them would be to couple satisful different species which is beyond contemplation of a rational mind.

Law of Inheritance.

Next to personal expenditure charity in the way of Allah and payment of Zakat, there is one other device by which Islam brings the accamulated wealth back into circulation. This device

brings the accamulated wealth back into circulation. This device is the Law of loheritance.

The object of this law is to parcel out the estate (whatever

its size) of the decreased among his near and distant kins in accordance with a prescribed Code.

And in case a person has no heir or a heir cannot be traced

And in case a person has no heir or a heir cannot be traced after his death no claim of adoption shall be entertained and the estate shall be assigned to the Buit-ul-mal (Public exchequer) so that the entire nation may benefit from it.

The Islamic Law of Inheritance is unique and the like of it.

cannot be found in any other economic system. The object in other economic systems is that the accumulated wealth of the decrease should remain concentrated in one or few hands Lilam, however, abbors concentration of wealth in any form and aims at the mainteau distribution of wealth in order to facilitate us circulation.]

Distribution of the Spoils of War and Conquered Property In this case also Islam holds fast to the above absention.

The lew regarding the spoils of war is:

Divide them in five shares; four of which should be ditributed among the froops, while the remaining one should be

allocated to State purposes.

"And know that whatever ye take as spoils of war, lo 1 one
8fth thereof is for Allab, and for the Messenger and for kinman (who bath need) and orphass and the needy and the

wey-face."

(Al-Anfal-41)

1. "The share of Aliah and his apostic "refers to the fund for the full-linear of social purposes and interest under the supervision of the lelamic State established by Aliah and His Apostic Inneses he on him).

2. A share was assigned to the relatives of the Apostle (peace be on him) because they were not conflict or receive 20nd 1 the 170 peace to the 10 the 10

Second, destribles including undows, disabled, mainted, sick and poor members of the suspery.

Thirdly, hashis Subset—1.6 travellers. The moral code of Islam in alcates the virtue of hospitality. Along with this a share in the Zeker, chartly and spoils of war has also been assigned to travellers. This measure greatly facilitated ioutcepts for nuc.

1 The Law of Primogeniture and the Joint Family System are jointness to pount.

poses of trade, tourism, education, and study and observation of affairs and archaelogical sites across Muslim countries. The Law reparding labds and goods acquired as spoils of war was to keep them entirely under State control.

"That which Allah giveth as apoil unto His Messenger from the people of the townships, it is for Allah and His Masscores and for the near of kin and the probant and the needs and the way-fares, that is becomes not a commodity between the rich among you And (at is) for the poor fugitives who have been driven out from their homes and that belongings Those who entered the city and the faith before them And those who came into the fatth after them." (Al-Hashr + 7-10)

This ayat not only lists the heads nader which the 21 shall be espended, but also clearly points to the objective of friam ant only in the matter of the distribution of & but in the entire seconomic system. i.e. the circulation of wealth should not remain spafered to your affluent class.

The idea metalend in this short but comprehensive state. ment of the Holy Ourse is the conserstone of the economic system of islam.

The Interction to Economics

On the one hand Islam has taken measures to keep the wealth is circulation and has assigned to the poor a share in the wealth of the afficient class, as you have seen above. On the other hand, it anjoins every person to study sconomy

and adopt thrifty habits, so that people should not expend their resources extravagantly and thus up et the economic halance of the society. On this subject the Holy Oneau issued the following comprehensive instruction.

And let not thy hand be shaused to thy mack not open it with a complete opening, less thou ait down rebuked. denuded "

(Bani Israel : 29) "And those who, when they speed, are neither prodiget, nor grudging, and there is even a firm station between the

t. is property acquired without funtions.

Minse.

two." The parport of this instruction is that a mas should five within his mean. He should not be so extravgant that his means have been been a convergent to the property of the property of

lists deems such selfish expenditure as extravagant,
"Give the kinsman his due, and the needy, and the way-

farer, and squander not (thy wealth) in wantonness. Lo i the squanderers were ever brothers of the davils, and the dayll was seve an ingrate to his Lord." (Bacil Israel 1, 25, 27) In this connection Islam does not confine itself to insular

moral precepts only, but has framed laws to curb the abnormal significant or artirarigance and has tried to eliminate all factors which tend to throw the system of the distribution of wealth into imbalance.

It obclares gumbling uninvited, forbide drinking and adultery, bana all former of extravagant and simful hobbs which inevitable result to waste of time and wealth. It restrains the natural tast for mustic and nor allow it to develop it to the extent where it gives rise to moral and spiritural life and office causet discusption in accommitting.

It acts limits to the development of the natural seathetic

The main purpose among others of the Holy Prophet's (peace be sim) injunctions about costly garments, gold and diamond ornaments, gold and affere vessels and princers and states, is that the wealth which can buy the necessities of life for your poor bruthers, and can provide them with the means of subsirtoot, should not be spect on belocking your proxon or decorating too. your home. Such hubits do not reveal an aesthetic sense but a callous and seifish spirit,

In short, both by moral precepts and legal orders Islam has enjoined a style of life whose simplicity will not allow a man to extend his needs and desires beyond the scope of normal income.

Thus no Muslim should exhaust his own income and heg from others, and no Muslim commanding an above average income should spend all his weath on his personal needs and refrain from assisting brother Muslims whose income is below average.

PART II

Economic System of Islam

(Some Aspects)

Ownership of Land

The question of the ownership of that is one of the most prominent imuss in modern since. It has been subjected to such prolonged debate that grath has been buried under thick leyers of polemias and the correct angle of vision has been bedly received.

On the one side are people who uphold the Capitalicic system of Individual property and on the other extreme is the faction which champions the communistic system of collectivism. The susporters of individual emporably of property sis dubbed as the lackers of feudaties while the opposents of contamporary feadelless are unable to opacitive of any alternative acheme of reforming this system except the complete nationalization of lead. It is due to this abertation to outlook that people fied it hard to understand the felecule concept of ownership. The terrord author has written micosively on the subject, we are only reproducing here a few extracts from his writings to a rearranged from in order that the reader mey clearly grasp the stand-point of Islam. The Islamic concept of ownership, must be assessed in the perspective of the Economic System of Islam and not with reference to un-Islamic identogies. Yet another basic fart which must he borne in mind is ther the statution of indevidual property is much older then the Capstainstic system, Capitellem hea no doubt exploited this institution and has given if a particular form, malaus however, has spring and from individual ownership but from the spirit, the fundamental wirms, concepts and unstriutrons of Copitalism. While reflecting on this problem the controversy sisting by muspleced communist writers over individual ownerable and its distorted form under Capitaliam

(Editor)

must be abanued

(1)
THE HOLY OURAN AND INDIVIDUAL OWNERSHIPS

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In the first place I must remind you of cost findments; the which it shat when a common custom is pasted over without commons, it shall be taken as the approval and platification of the commons, it shall be taken as the approval and platification of the plating of the common control of the common commo

proof of jutification from us.

But it is not merely that the Quran has not abolished this ancient institution. If you study the Quran attentively you will find that it has validated the institution implicitly and made this institution the basis of many of its social and economic insunctions.

Consider now, man has only two purposes with the land; cultivation on babitation. The Holy Quran arknowledges individual ownership for both these purposes. Sura lines says:

vidual ownership for both these putposes. Sura lnam says:

"Est ye of the fruit thereof when it fruiteth, and pay the
due (of Allah) thereof upon the harvest day."

. (Al-Autom - 141)

Here the term "due of Allah "denotes Zaku' and Chanty,
if the land is collectively owned no question arises for giving or

1. Adapted from the wook "The Question of the Questids of Lend."

taking of Zekov. This injunction could only be insued on the pretaine that a section should down the final and done to the due of Allah from its produce and another section who do not own the tend thently receive this doustion. Say now, has no Allah affirmed the accient institution of the private ownership of lead by this infavorion?

This is corroborated by another Ayat:

"O ye who believe! spend of the good things which ye have earned, and of that which Wa bring forth from the earth for you"

(Al-Banarah: 267)

There is conseque of opinion that the infrareduced is spending out of the produce of land in this Ayat refers to Zokai and atms. giving, well, this injunction will only be carried out by one who owns the produce, and the beneficiaries will be those who owns the produce, and the beneficiaries will be those who

ows no wealth or property. Hence the Holy Qurao mentions also the astegories of people who deserve alms: "Aims are for the poor who are straitened for the cause of

Allah, who ca saot travel in the land (for trade) ".

"The aims are only for the poor and the needy."

(At-Tauba : 260)

Rugarding the second purpose, Surah Nur states :
"O ye who believe ! Enter not houses other than your wan

without first announcing your presence and invoking pe ce upon the folk thereof. That is better for you, that yo m y be neefful. And if ye find no one therain, still other not until

permission bath been given."

(An Nur : 27)
This reveals that the Holy Quran affirms the principle of the

private occupation and ownership of land for residential purposes also and admits the right of an owner to petmit or forbid the entry of any person late the bounds of his property. Let us turn to Hadith now. If we take an overall view of

all the statements of the Holy-Prophet (peace and blessings of Aliah be on bind) on this subject, the practice during his period and the precedent set up in the reigns of the right-guided Chilphs (Aliah be pleased with them), and also ascertain what law regarding the ownership of hand was derived by the school does not or cannot cultivate.

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are approximate to the time of the Holy Prophet (peace be on him) from their comprehensive study of the Queas, Hadith and the precedents of the illustrious companions (Allah be pleased with them), there remains not a shadow of doubt that Islam not only holds private ownership of land as valid, but also sets no cesting on the extent of land ownership," and confers upon the owner the right to lesse or zent out the land, which he himself

(2) PRECEDENTS ESTABLISHED BY THE HOLY PROPHET (SAW) AND THE RIGHT GUIDED CALIPHS (R.A.)

In order to understand the Land System in the period of the Holy Prophet (peace be on him) and the right-guided calinha (Allah be pieared with them) it must be borne in mind that lands passing under the judisdiction of an Islamic State are divided into four major categories according to the Shariat. (1) Lands whose proprietors embrace Islam.

(2) Lands whore proprietors adhere to their own faith (i.e. are not converted to Islam), but under an agreement,

become subjects of the Muslim State. (3) Lands whose proprietors are subjursted by force of a rand

1. It thould be clear, however, that this rule applies under normal conditions. In extracrelinary discumstances the Sinte can in the interest of justice and the tights of God and His geople impose secuin certificions as mantioned to the books of Sob Samilarly of most be a satticular Industry or Agricultural tract may be partonalized on the arounds of Shariah. But the over all availant of Economy is the State sound be constructed on the baris of private ovastiship. So far sail have studed this question in the high of blam, I can say in all benesty that Islam does not adopt the programme of nationalization of the means of production as a tyle. Such a programme is dependently to the post, must be able to the programme.

From the rount of view of fidum, total nationalization of the means of

production does not offer the correct solution of the Eponomic problems of a State Neverthalest, if experience proves that the private ownership of a particular tedustrial or Commercial enterprise is not conducive to its atowth it can be taken under State Control.

(4) Lands to which no one holds a title.
We shall now describe the policy adopted by the Holy

Prophet (pance be upon him) and his callphs (Allah be pleased with them) with regard to each category of land separately. First Category

The principle adopted by the Holy Prophet (peace and blessings of Alleb he on bins) in the case of the first category of leads was this:

"We an people accept Islam, they preserve their lives and properties." [Abn Dawid: Kitab al Kharaf Fl Iqta-il-

Ardain].
"The properties which a person owned at the time of accepting lelang shall remain under his ownership [Kitab-ul-

Amus! by Abu Ubaid].

This rule applied to movable as well us to immovable property, and the policy adopted with regard to agracian property

was the same because the policy adopted with regard to both agrerian and non-agrarian lade was uniform.

The antire corpus of Hadith and precedents proves that the

are nature occpus of Haddith and precedeals proves that the Holy Prophist Depace be on hum) did not even alightly laterface with the proprietary rights of anyone in Arabia who had embraced Liam. Whereve owned anything was confirmed in his title. The listent Law on his subject as explained by Imain Abu Yusuf (may Allas blow him mercy) in these words:

styl Allie Body Bio metro) in those words:

"The people who expert laten, the spilling of herr blood is forticiden. The properties they owned at the time of conviction. The properties they owned at the time of conviction for the properties they are all the size of the spilling of the size of t

Similarly those among the Bedwires who embraced Islam were confirmed in their title to springs and tracts owned by them. Their land is Ushri (i.e. subject to Ushr) and they cannot be evicted from it, and they hold all rights of sais, trade and Inheritance over it. In exactly the same manner, when the recidents of an area accept Islam, they shall remain owners of their properties." (Kliab-ul-Kharaj, p. 35) Another venerable scholar of the Economic Law of Islam.

imam Abu Ubad al-Qasim bin Salam writes;

"The evidence that has come down to us from the time of the Holy Prophet (peace be on him) and his celiphs (Allah he pleased with them) contains three categories of Orders in regard to land. One category relates to those lands whose owners embrace Islam. Whatever land they owned at the time of their conversion shall before to them, but that land well be declared. Ushri and no other casa except Ushr shall be levied on them. (Kitab-ul. Amwal. p. 55)

Further on he writes ! "In those areas where people embraced Islam, they retained ownership of their lands such as in Medina, Talf, Yaman and Bahrain. Similarly though Merca was taken by eword. the Holy Prophet (peace be on him) showed favour to its citizens, proclaimed a general amongly and did not declare their properties the spoils of war so when their properties were left in their charge, and when subsequently they became Muslims, their properties were subjected to the same

rules as those of other converts to folum and their lands were declared Ushri." (Page 512) Aliama Iba ul-Qayvim (way Allah show him mercy) writes in Zondall Muse!

"The Holy Prophet (peace be on him) as a rule allowed a convert to retain whatever property he owned, itrespective of the means by which he had acquired that property prior to his conversion. The convert's property was left in his charge as it was." (Vol. 2, p. 96)

We do not find a single instance of any exception from this rule in the time of the Holy Prophet (peace be on him) and the right guided caliphs (Allah be pleased with them). The economic reforms of Islam were not introduced with retrospective effect. The title of the new converts to their previously held properties

remained intact. Second Category

The second type of people were those who did not embrace litam but amicably agreed to become the subjects of the Islamic State. In respect of these people, the Holy Prophet (peace be on him) taid down the rute that the terms settled with them should be strictly adhered to. Accordingly the following observation of the Holy Prophet (peace be on him) occurs in the Hadith ;

"If it happens that you go to war with a nation and they come before you and offer wealth to score safety of tife for themselves and their families, and you conclude peace with

them, then do not take in excess of what has been settled in the terms of peace, for excess is unlawful for you." (Abu Dawad/Ibn-i-Maja) "Re Warned! whose oppresses a Dhimmi (non-Musical

subject) who is a party to an agreement, or lessens his rights under the agreement, or subjects him to a burden beyond his capacity, or takes away anything from him without his consent, against him shall I prefer a complaint myself on the Day of Judament." (Abu Dawud) According to the same rule when the Holy Prophet (peace he on him) concluded peace with Naman, Ayla, Adhrust, Hajar and

other places and tribes, he invariably left them in possession of their properties, lands, industries and trades and only levied med-Jazia (Pod-tax) and tribute on them as was agreed upon in the treaty of peace. The right guided Culiphs (Allah be piessed with them) noted

according to the same (ulc. Iraq, Syrin, Algerire, Egypt, or Aimsnia, wherever the people of a city or habitation surrendered to the Islamic State under a treaty of peace, they were allowed to keep their properties and nothing was taken from them save what was agreed upon in the terms of the peane treaty. In the reign of Hadret Umar (Allah be pleased with him) when it was conaidered expedient to remove the population of Najran from the heart of Arabia towards Syria and traq, every person was ablotted the same amount of Agricultural and residential property in his new home as he had possessed in Najran And not only this.

Hadrat Umar (Allah be pleased with him) asserd a general decree

to the Governors of Syriz and Iraq directing them to grant liberal allotments of fallow lands to the new settlers in the areas under their jurisdiction. (Kitab-ul-Ameal by Ahu Uhnid, p. 189) There it do instance of an exception even to the tule in the

reigns of the Holy Prophet (peace be on him) and the right guided Caliphs (Allah he pleased with them). Hence there is a consensus among the jurists of Islam on this Law too Imam Abn Yusuf (may Allah show him mercy) in his Kitob-ul-Kharai states this Law as follows : With whicheves notion among the non-Muslims, the Imam

(Leader of Musicus) concludes a peace treaty on the terms that they become subjects and pay tribute, that nation acquires the status of Dhimmis. Their lands become tributary, They shall be subject only to such lary as was agreed upon in the terms of the peace treaty. The treaty with them chall be honoured and no additional burden shall be placed unnn them " (Kitab-wi-Khara), p. 35)

Third Category

As for the people who fight to the last and are subdued by force, they were treated in three different ways is the release of the Holy Prophet (peace be on him) and the right-guided Callpha (Allah be pleased with them).

One, rha policy adopted by the Holy Prophet (peace be on him) on the eye of the victory of Mesca Proclamation of general amnesty (الا تتربب عليكم اليوم) and grant of complete security of life and property to the conquered people. In this case, as has been stated above, the citizens of Mecca remained in possession of

their lands and properties, aubsequent to their conversion to Islam their lands were declared Ushri (subject to Ushi tithe). Second, the policy followed by the Holy Prophet (peace be on him) in Khyber i.e. declaration of the conquered lands as

spoils of war. In this case the title of previous owners was abolished. A part was allocated to the head "For God and His Aportle" and the rest of the lands were distributed among the troops who fought in the campaign of Khyber. The soldiers were given proprietary rights over their shares of land, which

were subscient to talter. (Existed all amond by Abu Libald, p. 513)
Thirdly, the Polloy which Ethick Library (Allah) be pleated
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The last policy appreciatly concept a faint impraction of line doctries of colicitors concernby, but who the manuser is which this whole matter was settled is studied as detail it was to the line if a colicit has detail to contrade of the other the remotest contrade of the contrade of the other the remotest contrade of the contrade of the other the remotest contrade of the contradence of the

he such as you will not like. Large tracts of fertile land will be parcelled out among the froups. These people will evencually pass away, one leaving behind a woman as the tice herr of another will be a child. The Government will have anothing for the three others who rise seet to defend the frontiers of fisher. Hence you should adopt a policy suited to interests of the present as well as the next generation."

Hadrat Ali (Alfah be pleased with him) said :

" Leave the farming population of the country sione, so that they may become the names of economic strength for the Muslims =

Hadret Umar declared

"How can it be that I should distribute this land among you and leave no share in it for the next generation, ... After all what share will posterny have in it?Do you mean to lasve nothing for the future generation?..... And be-

aldes. I fear that if I distribute it (the land) among you, quarrels will run between you over water (irrigation)."

The decision arrived at on this basis was that the existing owners should be 'allowed to keep their lands. They should however he declared Dhimmie and subjected to Jazia (Poll-tax) and tribute, and the revenues from this source should be apent on the general walface of the Muslims. The teat of the letter in which Hadrat Umar (Allah be pleased with him) notified this decision to Hadrat Saed bie Abi Wagges (Allah be pleased with him) the Governor of Iraq, is as follows :1

The movable goods which the troops secured as apoils of war and deposited in the Army treasury, distribute them among those who took part in the battle. As for the canals and lands. leave them in the hands of these who work on them, so that income from them may go into a permanent fund to pay the salaries of Muslims. Otherwise if we distribute them (Le. lands and canals) also among the serving troops, nothing will be left for the next generation. The basic doctrine of this new settlement was that the ownership of these conquered lands verts in the Muslim nation, the former proprietoes are merely farm tenants and that the Government is administering these lands as agent of

^{1.} For a full discussion on this subject renders are referred to Attabal-Kharef pp. 20. It and Elisbel-al-Amend, pp. 57, 63).

the Muslims, 1 yet in practice the rights conferred on these Dhiramis were not dissimilar to proprietery rights. They occupied there former tracts. Nothing except aribute was levied on them by the Government or the Mastam people. They enjoyed the same rights of sale, mortgage and inheritours over their lands as they had done before.

Imam Abu Yusuf has described the same subject in legal terms, er follows:

"The leader of the Muslims (Imam) is empowered to dispose of the land conquered by sword among the victorious army, In this case the land will become Uskri (i.e. tilke will be levied on it). But if be (the Leader) considers it inadivisable to distribute the lend and prefers to leave it in the hands of its former owners as Hadrat Umar (Allah be pleased with him) did in Iruq, he is sutherised to do so. In this case tha lend shall become Kharji (i.e. subject to tribute), after which the Imam shall have no power to take it away from its owners. sho will retain their tiefe, right of inheritance, sale, and purchase. Tribute shall be levied on them and no burden beyond their es pacity shall be placed upon them."

Fourth Category

(Kitab-ul-Khotaj, pp. 35, 36) The above three or regories of fand were those which belonged to various types of people and after the mtablishment of the

1. This doctries is captained by the following ours ;

Utha b, Ferque ouce celled on Hadrat Umur (Allali be pleased with him) and told from: "If here purchased a plot of tend on the beak of Farel." Umar (Allah be pleased with him) naquired; "From whom?" "From us District of process was some sequence. From whom a cross up-owners." replied Usbs. Dust (Alieb be pleased with him) pointed to the Muhairle and observed : "The owners of the land are here." (Krab ul-Amed, p. 74) An observation of Hadret All (Allah be pleased with him) also throws light on this doctrine. A former land-owner of Iraq came and and accordingly in the second with hem) said; "Henceforth you are exempted from Jazie (Poll-iax) bet yeer lord that remain subject to trabute, for it belooms to et "

title or if under some circumstances a change was made, it related to control only The system of ownership remained maffected.

We have now to except in the policy of the Holy Prophet (peace be on him) and his Casipha (A Hah be pleased with them) in in tegald to ownellers lands or lands whose ownership had become critical. Such lands consisted of two main tyons:

become extinct. Such lands consisted of two main types:

One, 'Mawat' or fallow lands, either those whose awars had died or those to which no one ever had a little or those

which had turned into bushy, marshy or flooded tracts.

Second, "Khalisa lands", those which were declared State

property Thir included many kinds of land;

(a) Lands which the owners had surrendered to the

(a) Linds which the owners had surrendered to the Government to use as it desired necessary, the Lands which the fulumic Government had declared State

pander which her statute coverpmen and negaring stells
Property ofter evicting their owners, for instance the
lands of Seni Nasr in the vicinity of Madina.

(c) Lands which were decisined Stells Property in confinered.

erees such as the lands which were owned by Choscock and the Royal feosity in Fanq, or lands whose owners had fallen in bastle or had absomed and Hedust Umer (Allah be pleased with him) had declared them as Stets Property?

We shall describe the orders in regard to there two kinds separately.

Ownership Rights arising out of colonization.

Ragarding fellow lands the Holy Prophet (neace and

blessings of Allah be an hiso) reasseed the ancient rule which had initiated ownership of land in the world. When Man began to still each earth, the rule was "Tha had which one occupies is his and whoever has made a tract useful in some way, has the better tribit ours it."

Um Abba reported c ""When the Holy Prophes (notes and Message Alkiab to on Invasitives in Westlone, the Assure researches) to his charge all tands which were not integrated by these water character in order that he might use themse he hought dis;"

(Albaha-America, D. 202)

(In the March and Abb Ulbaid (may Albah how them neary) in their works have remove and for heads of much basis.

This rule forms the basis of man's proprietary rights over all natural resources, and the Holy Prophet (peace and blessings of Allah he on him) endorsed this rule in his statements on several occasions. The traditions state :

"Hadrat Aisha (Allah be pleased with her) reported that the Holy Prophet (peace he on him) had said, "Whoever colonizes a land which does not belong to another, has the better ilght to keep it. Urws h. Zuberr atates that Hadiat Umai (Allah be pleased with him) acted upon the same rute during his rerge,"

(Bukhari/Ahmad/Nesai) "Jabir bin Abdullah (Allah be pleased with bim) related the tradition that whoever restalass dead land (re, colonizes wasteland), acquires proprietary right over il."

(Ahmad Tirmidhi, Nasai, Ibn e Haban) "Samura b. Jundub reported that the Holy Prophet fpeace and blassings of Allah be on bim) bed said ;

"Whosver draws a boundary line round some fallow land acquires proprietary right over it " (Abu Dawnd) "Asmer b. Mudarris reported that the Huly Prophet (peace

and blessings of Attah be on him) had said ; "Whoever finds a well which is not sizeady owned by a Muslim, shall keep is,"

(Abu Dawad) "Uiwa b. Zubair (Tabia) says ! "I bear witness that the Holy Prophet (peace and blessings of Allah be on bim) had decreed that the land belongs to God and the people also belong to Him. Whose reclaims some wasteland bas pre-emptory right over it. This Law

has been transmitted to us from the Hoty Prophet (peace and blessings of Allah be on kim) by the same venerable persons i.e. the illustrious companions) through whom the order of five prayers has ranabed ut." (Abu Dawnd) Having received god endorsed this natural rule the Holy Prophet (peace be on him) also fismed two regulations to

administer it. One, he who colonises land belonging to another does not acquite ownership of it on the ground of more colonization. Second, soyone who draws a boundary line round some land or fixes some other mark on it and does not bring it under use, his proprietary right over it shall stand abolished at the expire of three years. The Holy Prophet (peace be on him)

has stated the first regulation as follows:

"Saced b. Zaid seported that the Holy Prophat (peace be on him) had said: "Anyone who reclaims some wasteland

on him) had said: "Anyone who reclaims some wasteland shall keep it. But he who colonizes another person's land illegally has no right over it."

(Ahmad, Ahu Dawud, Tirmidhi)

The second regulation is derived from the following tradi-

"Tawus (Tabii) reported that the Holy Prophet (prace be on him) had said :

'Obmeries tand which has no traptes or hell belongs to God and Hr. Apostic and then it is open to the by you, linens anyone who rectains dand fund that I kep it; and have a repetition of the state of the trapte over his at the expiry of three years."

Above Yun's Kitabub-Khazari.

"Salim b. Abdullah (grandson of Hadral Umar) reported that Hadrat Umar (Aliah be pleased with bin) had declared from the polpit: He who reclaims dead land shall beap it; but anyone who occupies it without aring it shall lose his sight of ownership after three years."

(Abs Visual's Rabbel Blensy). This declaration was sombored measury because people used to occupy lands without working on them. Than is a concessuo of opinion among the Jarist of Islam on this role. Whatever difference of joins there is related to the question whether the more set of colonization is settled to the question whether the more set of colonization is settled to redorment of the ownership title by the Government in necessary lower house the contraction of the ownership title by the Government in necessary lower house the contraction and conference of the ownership title by the Government excessary is the Innuar Aby Yusuf, Mohammad, Shaff and Almed to Hinabel (new Allas) show them metrely new of the work that the related of the technique is into deposit to the late of the technique is into deposit to the late of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the contract of the technique is into deposit to the contract of the technique is into deposit to the contract of the technique is to the contract of the contract of the technique is the contract of the contract of the technique is the technique in the technique is the contract of the technique is the technique in the technique is the technique in the tech

sanction or endorsement by the Government, He (the colonizer) is proprietor of his lead by the authority of God and His Apostle. The Government's tesk is to nekaowiaden the tubt when the case is put up to it or to settle the question of ownership in case of dispute. Imam Malik (may Allah show him mercy) sets up a distinction between dead fands in the vicinity of habitations and those which lie far off. In his opinion the former are exempt from this order. As for the escond category of lacds, the Imam's (Authority's) grant is not a condition for their Ownership. They become the property of it men by the more tel of reclamation. In this case the policy adopted by both Hadrat Umm and Hadrat Umar b. Abdul Azer (Allah ba pleased with tham) was that if a man colouized a Jand thinking that it was wasta, and later mother man came and proved his title to it, this latter man was given the uption either to pay compensation for the work duse by the completer and take the land or to receive the price of land and treo;fer the ownsishin to the colonizers. Land Grants by the State

The Holy Propher (seece be on him) granted several truste of both 'Deed' and 'Cultivated State-land' to propie and later his endight (Allah be phased with them; allo regularly made since land grants. Several precedents of this are extent in the corpus of Hadith and 30 and some of these are reproduced below:

(f) Lives b. Zebnir (Allah be pleased with him) reports that Hadrit Abdar Rahama b. Auf stated that the Holy Prophet (praca be on him) had granted some lands to him and Hadret Umar b. Khatrib. Then in Hadrit Ulman's rego, Zabnir purchased from the hers of Umar their share of lead and accept confirmation of his purchase four Ulmana, stating "Abdor Rehmon b. Auf

Vos detaib see Khab-ai-Löweg by Abu Yunuf pp. 36, 37 and Khabai-dessal by Abu Utsid pp. 25-259. Elseth All Mutsagf in bn Earsys-Ummel tee coloriosi sti Ahadria and Pracedesine on this question Resident was wat to study full details are referred to the diagons to on Rollanston of Dead Lands in Fays 18 of this week.

bears witness that the Holy Prophet (peace be oh bim) had granted these tracts of Land to him and Umar b. Khatab. I have now purchased their share from Umar's bears. Hadrat Uthama observed: "Addur Rahman, bears true testimony, be it in his favour or against."

(2) Algama b. Wall reports that his father (Wall b. Harr) stated that the Holy Prophet (space and hleavage of Allah be on hiso) had granted him a tract of land in Hadranut. (Abu Dawad/Tiroidhi) (3) Asma. the daughter of Hadrat Abu Bar stater that the

Holy Prophet (peace be on this) had greated her bushood. Helser Explain act of datal is Klybr which evaluated at data-palms and other sees. Apart From the Urws h. Exhaur properts has no Holy Prophet (frome be on him to the property of the head of the the head of the often each he he head of the often each he head of the head of the often each he head of the head o

when it stopped at a spor, he cast forward his lash. The Holy Prophet (peace be on him), then said!

"All right, give him the fand up to where his lash has fallen."

(Bukbari, Ahmad, Abu Dawad.

Kitab al. Kharaj by Abu Yuzuf, (Kitab-al. Amwal by Abu Ubasi) (4) Amr b Dinar reported that when the Holy Prophet (peace and blessings of Allah be on huz) arrived in Medina, he resuted hands both to Abu Bakr and Umar

(Allah be pieased with them).

(S Ahu Rafia states that the Holy Prophet (peace be on him) had granted a tract of land to his (Rafia's) (amily, but they could not colonize it. (Abu Rafia) sold it for 8,000 Durars in the region of Hadrat Unar (Allah Cara).

pleased with him). (6) Ibn Sirin related that the Holy Prophet (peace and (Kitab-ul-Kharaf). blessings of Allah be on him) had granted a tract of land tn a certain person Sufair of the tribe of Ansar Thus gentleman often went abroad on business connected with this land. Each time he returned from his journey, he learned that a portion of the Quran had been revealed during his absence and the Holy Prophst (prace be on him) had issued such and such a decree, so he felt perfurhed. At last he came to the Holy Prophet (peace be on him) and submitted, "This land has become a wall between you and me. Picass take it from me," The land was resumed. Later Zubair applied for the grant of the same land and the Holy Prophet (prace be on him) granted it to him. (Kitaleul Amwal) (7) Bild b. Harith Muzni related that the Holy Prophet

(peace and biessings of Allah be on film) had granted to him the entire fand of Aqiq. (Kitab-ul-Armeal) (8) Ibi h. Hatim reported that the Holy Prophet (peace and

blessings of Atlah be on him) had granted a tract of land in Yamama to Furat b. Hyan Uili. (Kitabul Amusa) (9) Nafa, the son of the famous physician in Arabia Hacith b. Kealda, represented to Hadra! Umar (Allah be pleased with burn) that a certain artiste to Basca was neither a tribute paying tract, nor was the interest of any Muslim involved in it, so it should be granted to him and he would grow on it fodder for his horses. Hadrat Umar (Allah be pleased with him) issued a

decree to his Governor Abu Musa al-Ashari that if the facts stated by Nafa were true, the estate should be granted to him. (Kitab-ul-Amwal) (10) Musa b. Talha reported that Hadrat Uthman (Allah be pleased with bim) during his reign had granted lands to Zubair b. Awam, Saud b. Abi Wanges Abdullah b. Musud, Uzama b. Zaid, Khubab b. Art. Ammar b. Yasar und Saad b. Malik (Alinh be pleased with them). (Kitab-ul-Khuraj : Kitab-ul Amwal)

(11) Abdullah b. Hasan related that on Ali's application Umar had granted to him the estate of Uniev.

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(12) Imam Abu Yasaf relates from saveral subnortative sources that Hadrat Umar had daclared all lands formerly owned by Kirra and his family as tate lands. Ha hed elso declared as "Stata Lands' those tracts

He hed elso declared as "Stata Lands" those tracts whose cowers had absconded or fallen in battle or which had become marshy, or were flouded or overfood with bushes. It was out of this land that he standed tracts to individuals (Kitob wi-Kharaj)
Shariah Regalations for Land Great

These and grants were not accely to the nature of a royal affit or benefacious, but were made according to some tules which we find he to traditions and precedents.

(1) According to the first regulation if a grantee did not

work on his fand for three years, his grant stood aboliched. As a precedent smam Yusuf quotas tha following tradition: The Holy Prophet (peace and blentings of Alfah be on

him) had grawed toma land to the prople of the Iribes of Muzzine and Juhaina. They, however, left it fallow. Some time later it was colonized by some other people. In the reign of Umar (Aliab be pleased with him) the

In the reun of Umar (Aliah be pleased with him) the Muzaina and Juhaina filed a sunt for the recovery of this land. Umar (Allah be pleased with him) observed:

"Had it been granted by me or Abn Bakr, I would have cancelled the grant. But this grant was made by the Holy Prophet (peace and blessings of Allah had on him.

Prophet (peace and blessings of Allah be on him). Hence I cannot rescind the giant. The law, however, stands lotact and it is thus:

"Whose has a land and keeps it fallow for three years and done not coloniar it and later some wher paople colonize the land, then these colonizers have a better right to this land."

(2) According to the second regulation a grant which is not being properly used may be reviewed. As a precedent of this Aba Ubaid in Kitabul Amwal and Yahya b. Adam in Al-Kanraf have caled a case which it as follows:

The Holy Prophet (peace and betrings of Alabb the cohum) had granted the whole valley of Acq to Bilds II. Harith Mazzi. But he could not bring a major past of 1 under cultivation. Habed (transp. Redefert, p. 18) Harith Mazzi. But he could not bring a major past of 1 under cultivation. Habed (transp. Redefert) with high had not granted this had. Tought (years be on high had not granted this had. Tought (years on each of 1 us not case us and exists the remandes so that! may districted it among the Medicine. "Bilds I and withhold I from we by Oslicine. So return of the half are without the image of the Medicine. The solid had withhold I from we by Oslicine. So returned to half and withhold to the major of the solid like the solid had withhold in the solid like the solid like the solid had been solid like the solid like the solid like the solid had been solid like the solid like the solid like the solid had been solid like the solid like the solid like the solid like the had been solid like the solid like the solid like the solid like the had been solid like the solid like the solid like the solid like the had been solid like the solid like the solid like the solid like the had been solid like the solid like the solid like the solid like the had been solid like the solid like the solid like the solid like the had with solid like the solid like the solid like the solid like the had been solid like the solid like the solid like the solid like the had solid like the solid like the solid like the solid like the had solid like the solid like the solid like the solid like the had solid like the solid like the solid like the solid like the had solid like the solid li

(3) Aconding to the latter regulation the Governmen't authority is limited to making grants only out of the Dead Leads and State Leads. The Government has no power to reach a piece of land from one person and allost it to acother, not transfer the existes of some at the to such and seduce the real owners to the position of transmer the fethbodter.

(A) population of the state of

continuity do not fall under the definition of lawful grant; Correct Shariah Position with Regard to Fiel's

The two last-mentioned regulations are based on the over-

all policy adopted by the Holy Prophet (peace and blessings of Affab be on him) and his caliphs (Affah he pleased with them). imam Ahu Yusuf ra his book Kitab-al-Kharaj, explains these two regulations as follows :

"The Just Imam (Ruler) has the right to bettow upon those who render services to Islam gifts and rewards out of the ntopertres which have no owner or heir. When the (righteour rulers) have granted some land to a person, no one has the right to rescand this great. But the land which s tuler takes away from one person and bestows on another is the land which has been expropriated from the one and handed over to another." Furtheron the Imam writes :

"Hence out of the above stated categories of lands which the Imam can great, if the righteous Imam grants lands rituated in Irao, Arabis. Al-Jabal or other area, it is unlawful for later caliphs to rescind those grants or to snatch them from their current owners, whether thay have inherited those lands or have purchased them from the heirs," Concluding the discourse Imam Yusuf observes :

"Hence these precedants establish the fact that the Holy Prophet (peace and blessings of Allah be on him) himself made land grants and his successor callphs also continued to do to. The Holy Prophet (peace be on him) invariably made land grants in the interest of welfare and improvement re to win the heart of a fresh convent or to tettle a wasteland. Similarly the right guided cattphs (Allah be plaused with them) made grams only after satisfying themselves that the grantee had done some signal service to Islam, or could prove useful against the enemies of Itlam or when they deemed it expedient to make a land grant."

(Kitab-ui-Kharaj pp. 32-35) These expository statements In fact were made by Imam Abu Yusuf (may Allah show him mercy) in answer to the Abu Yusuf (may Allah show him mercy) in answer to the Abbasid Callph Harun Rashid's query as to what is the Sharish position of Jagirs (field) and what is the extent of a ruler's authority to grant Jagirs? The aubstance of the Imam's reply to this query is that the grant of land by the State as such is a inwill net, yet it is not haveful in the case of every donor of isso or every grants. I now calculate the maderate grants by inter-housed, truthful and God-fracing rates. The properties which have been also also also desired the ultimate collective beered of the advisorable of achieving the ultimate collective beered of the maderate of the properties which has have the power to dispose of smaller than properties which has have the power to dispose of smaller than properties which has have the power to dispose of smaller than properties which has have been and aby the trivent, distriction and afforcative are the power to dispose of smaller than a statisfactive properties which they had on the properties with the than to date of property which they had on the properties with the properties which they had only in particular the properties are different and the notice particular than the properties with these tractioned. When we do a partie would contain a properties that these to received. Whose do a gester wrone them in the properties that these to received. Whose do a gester wrone them is not properties that these the received. Whose do a gester wrone them is not properties that these the received.

These examples and precedents precent a picture of the administration of land during the whole of that period in which bearer of the Quran (peace be on him) himself and his direct disciples (Allah be pleased with them) had soterpreted the will olisions (vino or picasted with than pad coterptices the will of the Quren by precept and action. Having seen this picture no one can possibly entertain a speck of doubt thet the guidleg principle of lialmic administration of land was to effect a changeover from private to collective coverable. On the contrary this picture furnishes absolute proof that Islam regards private ownership of land as the natural and correct mode of ownership. It is due so this reason that in most cases the Holy Prophet (peace be so him) not only confirmed the title of the current proprietors, but in eases where he (prace be no him) did abolish the title of former owners he (prace be on him) created fresh individual ownerships and for the future opened creased little molyrouss ownerships and for use latter opened the doot to the stration of individual converships of waters lands. He (peace be on him) distributed State-lands and individuals and granted then rights of ownership over their boldings. This is clear proof that the land system existing

orier to Islam was not retained as a necessary evil, but was confirmed as a valid system for thar, and the future ages

A further proof of this are the Holy Prophet's (peace be on him) injunctions to respect the rights of ownership. Muslim has recorded a tradition from several sources in which it is stated that in the time of Marwan b. Hakam a certain woman filed a suit against Sweed b. Zaid (the brother-in-law of Hadrat Umar) status that he had expropriated a portion of land belonging to her. Hadrat Saced deposed that how could be foreibly snatch the land of the plaintiff when he had himself heard thise words from the secred tongue of the Holy Prophet (neace be on him) i e. "Whose takes by oppressive means even such a small

measure of land as equals the breadth of a hand, around his seck shall be thrown a collar made of seven lengths of the same land." Muslim has quoted traditions hearing the same meaning from Hadrat Abu Hutpira and Hadrat Ayetha (Allah be pleased with them). (Mushm:Knab-al-Musagne Wal Muraig, Bab

Tebrim-ul-Zuim Wa Chasab-al-Arz). Abu Dawud, Tirmidhi and Nasal have recorded the following tradition from several sources : "The Holy Prophet (prace and blessings of (Aliah he on

ltim) observed ; "No one has the right to cultivate the land belonging to

another unless he holds a valid right to do so." Rafi b. Khadijiteporied that the Roly Prophet (peace and

blessings af Altah be en him) had said :

"Whose cultivates land without its owner's consent, has no right out the crop, but will be allowed to recover his cost only."

(Abu Dawad, Iba Maja, Irrmidhi). Urws b. Zubair reported that the Holy Prophet (peace be on him) heard a case in which a person had planted date palms in a land owned by an Assari. The Holy Prophet (peace he no

him) ordered that the palms be uprooted and land restituted to the real owner What evidence on these injunctions bear ? Do they throw (Abu Dawad)

up the evidence that individual ownership of land was an evil which it was intended to suppress yet it was tolerated because it was a necessary evil?

Or do these orders stand witness that private ownership of lead was per se a valid and reasonable right, respect for which was made obligatory upon both individual and State ?

(3)

ISLAMIC SYSTEM AND INDIVIDUAL OWNERSHIP Now look at this matter from another augic. The lawe of islam are not contradictory or autithetic to one another. The Injunctions and Laws of Inlam are inter-connected and harmoatous parts of one organic whole. This is an attribute which Atlah has precented as the principal avidence of the Divina Otigin of Islam. But if we concede that Shatist holds tenancy (crop-abaries)4 unlawful and that the lawgiver intends that a person should own only as much area of land as he can cultivate with his own heads and that the lawgiver obliger an owner sither to make a free gift to someone as to keep appultivated all lead which is in excess of the area which be can cultivate with his own hands, then a lattin reflection would make us sharply aware that these laws do not coincids with the other principles and laws of Islam and an attempt to fit them into the system of Islam would necessitate farreaching amandments in several cleuses of this system. Note the following clear

samples of inconsistency.

1. Usefor the Irlamic system, the rights of ownerbip are not reserved for stordy men only, but have been conferred on womes, children, the inflem and the old also. If Musari'ar is forbidden, then the ownership of head by these classes becomes

irretava at.

2. According to the Islamic Law of Inheritance, just as several heire share the estate of a decreased man, so it cometimes happens that a single person inherite the estate of several necessed owners. How odd would it be then if the Islamic and Islamic Islamic

by another and both the numer and the cultivator abare the produce. This is called Sent (Crop charing) in Urdu.

Islamic Law of inheritance conferred upon a heir hoodreds of acres of land belonging to deceased owners and the Agrarien Law of blam prohibited him to profit by all that land, save a limited acrease fixed by statute.

3. The blank that of Saie and Purchase does not blod a premot text lie of numbers are species of lived a comostify upon a certain limit and not species of lived a comostify upon a certain limit and not appear that the said of a Munit no tall or purchase any quantity services of the modifies, extends to lead also. Here again it would be inmodified, extends to lead also. Here again it would be incorposed; if while we allowed a case not purchase such a compact advantage from all but a limited period of lib bolding.

4. Item has piaced no ceiling in respect of quantity or mais on sey type of holding. There is no limit on lawful holdings required by levels means, subject to the condition that the rights and dues of Shariat pertaining to those holdings are regularly paid.

Thare is no legst ceiling on the holding of money, solumnia.

tooh, bouss, vehicles stc. Why then should lead be an exception to this rule. West special factor is levelved to holding springloral property which inclines the Shrist to currist the right of its ownership is terms of across or to cut down the owner's right to derive advantage from only a limited part of his holding, leving the rest as virtually a dead loss to him. S. Islien has engined right dotor, and survenity in all

Lists the Copyract right concer may be servery in an instance of the copyract right control and the copyract right copyract right copyract right copyract right copyract right. For instance, the behalf give says all he uspins weight for the copyract right copyract right copyract right copyract right copyract right. For instance, the behalf give says all he uspins weight for the copyract right copyract right

^{1.} Moderabet : 1 s. One invests memory and the ather contributes his is nour and both above the wealth.

Assistance should take the form of grant and free sift only. For instance latem considers it highly commendable if a man allows his brethren free me of alt his spare houses and even spare accommodation in the same hours in which he even spare accommonstron in the state nouse or water needed. But I falsem does not enjoin it as a duty. At the same time islams does not forbol letting out homes on reat. The same is the sate with surplus clothes, utensits sad vehicles in the possession of a man. Islam considers it laudable if the owner makes a free gift of his surplus possessions to the usady, but does not enforce such a conduct as a duty, nor declares the sale on hiring out of surplan property as aniewful. What then is so special about the Agricultural property, that Islam should declare it an exception to its gameral rais and after exacting Zaket from its owner should slso objige him to dozate his surplus land gestis to others and forbid him to entst |pto eay perteraking with others on the busis of Mutetbat?

6. In business, or Industry in fact in all sobets a of ston-

omic activity Islam citows feet rein to a men to enter into estive or sleeping partnership with others. A man can lavost capital and become a steeping partner in another man's bus-iness. A man can lavest both capital and labour and brooms an active partner in a joint venture. A mas san head over his capital to easther in the form of a building, plant, motor an captar to sacrotte in the total of a various, plant, motor valide, marine best, ship or screpine and say, "work on it and pay me a there in the profit scording to this ratio." But what resconsible grounds are there for asserting that a man should give his land to another and must not say:

"Cultivate it and give me 1/3 or 1/4 or 1/2 share of its producs"?

CEILING ON LAND HOLDING

Q. Having read the Manifesto of the Jamest, a local scholar has raised two questions. Please saswer them, 1. In the case of land reform messures what is the ground

for taking away all holdings in eachs of sistutory limit, especially when there is a presentent that the Holy Prophet (prace and blessings of Allah be on him) had granted to Hadrat Zubalt a tract of land as extensive as his horse could

traverse and beyond, even as far as he threw hie whip. 2. In the matter of eviction of tanante, it is clear that

eviction is unlawful till the harvest has been borne away. But except this, there is no other bar to eviction. If there is nov other bar, please explain with arguments.

ANSWER:

In answer to the first question, it must be borns in mind as a rule that the ownership rights of fiel-holders over Stategrants of land are not of the same nature as the ownership rights of those who purchase or inherit land. In the case of fiels, the Government at all times seserves the right of review, On escertaining that a certain grant is unfair, the Government can rescind or second it. Several precedents of this are catant in Abndith and JUT historical evidence. The Holy Prophet (peace and bluerings of Allah be on him) had granted to Ibeaz bin Hamasi Marini a tract of land in Math, which yielded sait. Later it was brought to the notice of the Holy Prophet (peace and blaseings of Allah be on him) that the tract contained a large sall minn, whereupon, derming it to be against public interest, the Holy Prophet (peace and blessings of Allah be on him) residated the geant. This does not only lead to the in-ference that State grants of land may be reviewed but also that it ie against Public interest to make an excessive graat to idet one person and if such a grant has already been made it must be reviewed .

The came rule is established by the tradition in which it is narrated that Abu Bakr (Allah be pleased with him) wrote a decree granting a piece of land to Talba and directed Talba to secure on the decree the written witness of certain people including Umar. When Talba went with this request to Umar, the latter refused to put his stamp on the decree, observing "What! chail such a large tract of land be granted

to you alone and others left deprived."

(See Kindbul-Amust by Abu Ubeid pp. 275, 276) As regards the case of Hadrat Zubair, the grant was made to him by the Holy Prophet (peace and blessings of Allah ba on him) at a time when far too many large tracts of land lay time the Holy Prophet (peace and bicuings of Allah be on him) had freely granted large tracts of waste-land to several people. On the subject of eviction, the Government has the power to easet a law that on land owner can eject his toward on restoneble grounds. What is the bar to enacting such a Law?

Well, if a text of the Qurae does not forbid making such a law. then it follows that this power is included among those powers of the Imam (Authority among the Muslims) which he must exercise to establish justice among people, remove cause of social discontent and serve public interest. To day when a vast majority of our population entirely depends on framework as a means of livelihood, it would be clearly against public interest to give free rein to the landowners to aviet their teamis at will without resson shie cause. This would cause dieaffection among tillers of the soil and the lives of tens of thousands of agriculturists will always remain ensettled.

(Tatjumawul-Quran, June, 1951).

FORM OF CROP-SHARING AND ISLAMIC PRINCIPLES OF SUSTICE

1. The form of Crop-sharing in which the owner and the tenant divide the grop according to a fixed ratio say 2/5 for the owner and 3/5 for the trungt, is to principle, unexceptionable. However, to meet the ends of justice it is imperative that the owner should give to the tenant for cultivation at least that much area of land, from whose produce he can galo sufficient chare to meet his needs. Purcher Justice and not custom should determine the actual amount of invastment by cution sloujed determine the actual amount of invastmen, by the owner and the tensal in the production of the crop. No univarial rule can be laid down on this head, for agrarian conditions vary in sach rugion. Certain it is, however, that if the owner gives the land only and, the tensatic a treatment consists of seed, implements, labour and the rest, the share ratio of 2/5 and 3/5 is not equitable. At any rate it is extential that the landowners should not only conduct their dealings with tillers according to the dictates of Sharis, but also resolve 2. It is the established right of the land owner to wetch

to do Ilberal jostice.

that the tenant does not misappropriate the harvest before division nod also to see that the tenast parforms his farming work honestly. But this supervision chould not be celculated to reduce the teoent to the position of a serf or a labourer to be driven by the whip of the fundowner's foremen. In principle the tenant is neither the lend-owner's serf nor a labourer in his employ, but his business partner and it is to this papacity that he should be dealt with. One of the tenants' complaints brought to my mosfee is that the lend-owner and his foremen constantly keep them under surveillance and interfere in avery ners of their work. It is this wrong which I seek to remedy,

LIMITATIONS ON THE USE OF PROPERTY "Give not unto the foolish (what is in) your (keeping of

their) wastb, which Allah bath given you to maintain; but feed and clothe them from it, and speak kindly nato them. Try orphace till they teach the merriageable egg: then if ye find them of sound judgment deliver over unto them their former; and devour it not by squeedering and in haste lest they should grow up whose (of the guerdines) is rieb, let him abstain generously (from taking of the property of orphaus); and whose is poor let him take thereof in reason (for his guardienship). And when ye deliver up their fortune unto orphans, have (the transaction) witnessed to their presence. Allah sufficeth as a Reckaner.** (Ao-Nisa : 5, 6)

These Ayat bear wide meaning. They contain a comprehonaive Order for the Ummat that the meeos of production should not be allowed to remain in the hands of an un-colightened class which by misusing those means will disrupt the sociat and ecocomic order of society and erode the moral values. The right of ownership of property is not occeptuated. If the owner is wasting in ability to me his ownership right in the correct manner or so exercises this right as to create cocial strife, his ownership is liable to prescription.

Every man must be provided with busic needs of lafe, hat a

their must be set on the free exercise of his rejus of owner, whip to that the rar of this citable does not posse a classe to the moral, social and economic order of Ric. In necessary was the induction at his individual term, away are of wealth his induction in the individual term, away are of wealth his induction at his individual term, a sery and wealth wealth has the requisits exposity to out if which a service of his individual term, and the property of their who makes it mentiocatly or variety and property of their who makes it mentiocatly or variety and the state must, however, architecture to the every.

If his slao been directed to these Ayat Cast when the wards are approaching mujority, the grandlars administrating the reporting must extent be meanted capacity and development of sound judgacast in the wards. Two conditions have been set for handing over the property in the ward. One, settlament of the age of majority; two, touch judgacast, in, capacity for tight use of the property.

the states are operations on the first contino. The states are operations as the state of the st

Tofhim-al-Queen, Vol. 1, pp. 322, 321.

Mentions Manifesche in werden is compariment back on the total particular that the total particular has a first with all the total particular and the total particular and

ISLAMIC ORDERS ABOUT INTEREST: To begin with we shall try to understand what according to

the Quras and Sunos is the defication of Interest, what are the laws about it and to what transactions do the prohibitory laws of Islam apply and finally having eliminated 'loterst,' on what patters does Islam intend to regulate the economic affairs of match.

The Meaning of Riba

The Holy Queen uses the word ribe to denote interest. The root of the word is yet which covers the menaring "Excess", "Growth", "Increase" and "Rusing". The word by menas "grew and increased".

The expression بَا فَكُونُ الرَّائِيُّةُ sigmfles "He ascended the

^{1.} Adopted from Interest.

The senteace السويق نا الكلاف الم says, "He poured water ou grinded bariey and it swelled."
" ربا ابي سجره" means "He grew up in lap of that person,"

اربی السائل is the squivelent of " facreased the thing."

"Rising above the ground level,"

Wherever these words originating from the same root have been used in the Holy Quran, they carry the meaning of "Excess," "Addition" and "Growth," For instance;

"When we send down water thereon, it doth thrill and swell and put-forth every levely kind of growth " (22; 5)

"Allah bath bilghed usury and made almsgiving fruitful."

(2:275)

"and the flood beareth(on its surface) swelling foam,"(13; 17)
"therefore did He grip them with a sightening grip" (69:10)

So that one people might take undue advantage over the other." (16:92)

"Wa gave then (Mary and Mossish) refuge on a Aright,"
(23 : 50)

The word Ribe springs from the same toot. It denotes "Recession to wealth and an addition to the principal,"

This receives

This meaning has been explained by the Holy Quran itself;
"And give up what reconnecth (due to you) from usery....
And if ye repent, then ye have your principal (without

"That which ye give in othery in order that it may increase

There Ayer make it explicit that any sucrease on the principle

These Ayer make it explicit that any sucrease on the principle

will be called "Riba" But the Holy Quran has certainly not declared every kind of 'morenee unlawful.' Herenee 'in obtained in trade also, The 'increase' declared unlawful.' Herenee is obtained in trade also, The 'increase' declared unlawful by the Quran is a certain type of morenee which it refers to as Riba.

This term was used by the Arabs to denote the same type of increase even before the edvent of Islam. But then the pre-Islamic Arabs considered this kind of increase as lawful as increase by trade ; just as people do in the ignorant world of the present times.

Islam taught that increase in the capital by trade is different from the increase which is obtained by Riba. The former is

leaful the latter untawful: "That is because they (the swallowers of usury) say: Trade is just like Usury; whereas Allah permitterh trading and

forbiddath usury." (2:175) Since the term Riba signified a particular type of excess

which was commonly known, hence the Holy Ouran did not elaborate on it and said only that Allah forbids it hence sholish it

Albu in the Period of Imparance

Saveral kinds of transactions to which the term Riba applied in the period of importance have been recorded in tradition Oatada savs : that Ribe to the period of ignorance had this form : A man sold a thing to another and allowed a certain period of grace for payment. If the payment was not made and the period of grace expired, the seller allowed a further period of grace but increased the bill. Muishid (Allah's mercy be on him) reports that is the period of Ignorance Ribs had this form: A man borrowed a rum from another and pledged himself to return an excess amount if the lender gave him a certain period of grace.1

The conclusion of Abu Bakr Ja-sas is that when the imprant people borrowed from each other, they made a contract that at

the end of a certain period of time a fixed amount shall be raid in cacess of the principal." According to the research of Imam Raza (may Allah show him mercy) the austons of the imporant neople was that they lent a person some amount for a certain period and then received

from him a fixed amount as interest each month. At the expiry t. (Ibnt-Jareer, Vol. III, p. 62)

^{2. (}Ahkam-al-Ouras, Vol. D.

of the stipulated period of time the lender demanded his principal. If the borrower defaulted, another period of time was granted and the amount of interest was enhanced.

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Such beatiness transanctions were common in Arabic and the Arabe referred to them as Ribs. It is these transactions which were proscribed by the Holy Ourse.

The Basic Difference Betasen Trade/Bala et and Riba (Usury) Let us now consider the basic difference between Sate and Usury, the characteristics of easury which differenties from Bely (Sale), and the basis on which leism forbids usury.

The term hely (Sable species for a transaction. In which on the control of the species of the caller came to an agreement on the price of that taking and in return for this price of that taking and in return for this price of that taking and in return for this price of the species of the taking and the created that gives the species of the control of the species o

In this care principal stends counter to principal and the period of time is equated with the additional amount which has been predestrained as a condition. It is thus additional shount which is called Ribbs or interest. It is not the payment of a particular commodify or thing; but the payment against lines

If in the sele agreement it is set down as a condition that if the property days pyracial say by one month the price will be enhanced at a certain rate and in case of further delay another surcharge will be payable, this excess will also full under the deliction of indiverse. Hence substract is to be defined as follows. "Indevent in the case surposed on the Principal which is excluded at Soft rate after a fixed permed, both conditions.

being predetermined."

Excess on the Principal, the determination of this excess according to the period of time, and excess being a condition of the frassaction—these are the three ingredients of Interest. Every transaction to which these three ingredients are present in a sourhous transaction, regardless of the consideration, whether the loan was taken for productive investment or to meet a univate medion without the fraction of the consideration.

The basic difference between sale transaction $(\underbrace{\sim}_{\ell})$ and interest (\bullet,\bullet) is this:

- (I) In sale transaction the exchange of profit between the buyet and the seller takes place on a footing of equality, for the buyer takes advantage of the thing which he had purchased from the seller and the seller receives commonsation for the labour, antellisence and time which be has expended in procuring the thing for the buyer. In' contrast to this in a usucious transaction the exchange of profit does not take place on an equal footing. The tenrer takes a fixed amount of wealth which is a secure advantage for him. On the contrary the interest payer obtains a period of time only whose productivity is not certain. If the debter has obtained the loan to meet his private needs, shen the period of time he has secured is certainly non-productive. If he has taken the loan to invest in husiness, agriculture, industry or trade, then the chances of securing profit or incurring loss within the given period are even. The lender in any case takes a fixed portion of the profit, whether the borrower is earning profit or incorring loss in his business. Hence the usurious transaction is based on either the profit of one party and the loss of another or on the certain and fixed profit of our party and the unpertain and indeterminate profit of snorber.
- (2) In business bargaining, the seller takes profit from the buyer only once, however high that profit may be. But in the case of usury, the leader continuously receives

creasing with the passage of time. Whatever the amount of sinfit that the horrower may have caused on the principal that profit cannot exceed a certain limit, but profit that the lander earns on his principal, knows no end. The profit of the leader may suck in the entire carnines, means of income and even the bousehold effects of the borrower, and yet not come to an end. (3) In business bargaming the transaction closes with the

ENTERNACY

exchange of thing and its price. The bayer has no obligation to discharge towards the seller after the completion of a bareein. In the case of usury, however the bortower first exhausts

the principal and then he has to regain it and return it to the lender with the addition of interest. (4) In the field of commerce, industry and trade and agriculture a men terms profit by investing his isbour and

istelligence. But in the business of Usury, a man lends out his superfluous capital and without putting in any effort, lebour or expense, becomes a dominant partner in the serulage of the borrower. He is not a partner in the actual scase of the term, because t partner shares both on the profit and the loss, and

takes his share in proportion to the volume of the profit. The usurer on the other hand is a partner who claims a fixed rate of profit without organd for profit or less or the volume of profit in the business. The Cause of Prohibition

It is due to these reasons that Allah has declared trade lawful and usury unlawful.

Apart from these reasons there are other causes for the proscription of interest Usury develops miserliness, selfishness, callousness, inhumenity and financial greed in the character of

man. It drives a wedge between nations. It severs the ties of sympathy and fraternal cooperation between individual within a estion

free circulation of wealth in the society, and diverts the flow of money from the poor to the rich. Because of usury the wealth of the people at large accumulates in the hands of one class, which finally leads to the destruction of the whole society, as every learned economist knows. All these evil effects of usury are irrefutable. This being so, it is also an undeniable fart that mory negates every part of the system which Islam presents for the moral training, cultural reconstruction and economic organization of humanity, and that even the smallest and apparently harmless form of passions business deforms the entire Islamic system. That is why Allah has strictly problibited usury in the severest terms

Fear Aliah and give of that interest which is still due to you, if you are true Belivers; but if you do not do so, then you are warned of the declaration of War against you by Allah and His Messenger. (2: 278.79) The Severity of Probibition on Unarr

The Holy Quran forbids many other ains also and warnings

of condign punishment for them have also been given, but in no other case have such severest terms been used as in the prohibition of mary.1

It is for this reason that the Holy Prophet (peace and blessings of Aliah be on him) exerted himself to the utmost to suppress usury in the Islamic State. The agreement which he (peace be on him) signed with the Christians of Nairan contained an explicit clause that if they indulged in usury, the agreement would stand abrogated, and the Muslims would be constrained to fight with them. The Bann Mughira were notorious usurers in Arabia After the victory over Mecca, the Holy Prophet (ceace and blessings of Alfah be on him) abolished all their interest and wrote to his agent in Makkuh that if they did not give up usury. he should make was on them

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The Prophet's own uncle, Hadrat Abbas was a big money leader. On the occasion of the Farewell Haji, the Holy Prophet (peace be on him) declared that "all interests on loans taken during the period of ignorance stand abolished and I abolish all interest on the loans advanced by my mucle Abbas." The Holy Prophet (peace be on him) went so far as to say "O he who takes interest and he who pays it and the scribe who writes the contract of utury and he who wilnesses it -- upon all he the curse of Allah ? "

The aim of all these orders was not to han a particular kind of usury (the money-lender's interest) only and keep the door

open to all other forms of interest.

Their real objective was to liquidate capitalist norms of morality, capitalist mentality, capitalist culture and capitalist economy and to satablish in their sead a system in which economy and to tetatorial to their read a tystem in which queenedity took the place of stinginess, sympathy and a cooperative spirit replaced selfathours, laterest gave place to Zakat, and the Bank was replaced by National Enchequer and thus to uproot all those problems for the resolution of which the capitalist system first takes recourse to such devices as Co-operative societies, Insurance Companies and Provident Funds and finally successible to the unsutural system of Communism.

THE 'NEED' FOR INTEREST-A RATIONAL ANALYSIS So far we have considered the precepts of Ouran and Sunnah on the subject under descussion. We shall now review the tonic

on a rational buss. The first point to be determined is: In Interest really a

reasonable thine? Is a man really justified on rational grounds to claim interest

In a fifth reasy pussions on rational grounds to usum meetest on his lendings? Does Jankie really demand that the borrower must return some interest in addition in the principal. This is the foremost question in this discussion and lix answer-settles half the same. For if the Interest is a rational thing

PERSONAL SYSTEM OF THE AM the case for its prohibition collapses. But if no justification for Interest can be found on the ground of reason and justice,

then the only question which ments discussion is: Why should we insist on keeping in operation such an unreasonable thing in human society ?

(a) Compensation for Risk and Sacrifica ? The first as gument that is advanced in answer to this question is ; A man who lends out his aswings to another takes a risk and

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makes a sacrifice. Forsaking his own need, he fulfils the need of another. He hands over, to another, wealth from which he himself could have earned profit. If the borrower has taken loan from him to fulfil a personal need, he should pay rental on the wealth, just as he payr rent on

the house or fare on a rehicle. This 'rental' will be the componsation for the risk which the leader runs by handing over his money to the borrower, and also a return for the sacrifice which the lender has made in providing a thing of utility for the use of the borrowes. If the borrower has taken this loen to lovest in a profitable business then the lender has the pre-emptory right to claim interest. After all when the borrower ir asming profit on the lender's money, why should the lender be dealed a chare in the profit?

This part of the argument that the lender runs a risk as well as makes a sacrifice is quite sound. But how does this confer a right on the lender to charge a price for his risk and sacrifice at the rate of 5 or 10% per annum, quarterly or per measure ? The only reasonable rights that he has on the ground of risk are that he can take over a property of the burrower as a piedes, or demand accepity for his loan in the form of a thrag or personal guarantee or refuse the loan. Risk is not an article of merchandise which may command a price, nor is it a house or furniture or a vehicle for which a rental may be fixed. As for sacrifice, it is racrifice only as lone as it is not turned into business. A man who wants to perform an act of sacrifice, should remain content with its moral dividends, but if he demands material benefits from it, it does not lie in his mouth to talk about sacrifice. He should talk business and say on what grounds does be demand a monthly or yearly sum over such above his principal? Is Interest a penalty?

But the amount which he least out was superfluous to his needs and he was not making use of its himself. Hence in this case no 'foul' has actually occurred for which he can demand a "'penalty".

Le Interest rent? But reof is charged on those things which a person provides

and materian for the use of the issued by spending he time, there are discovered more of the work of the trainer three things siffer wear not tear and constant despeciation in value. This detection applies only to things of stillive such as a lower, forestorm the stillive size of the stillive size is a lower forestorm. The stillive size is the stillive size of the

There is no doubt that the borrower is taking adventage of poor and the program of the property of the property of the program of the property of the property

If you are not large-hearted enough to confer your superfacous wealth on a needy and calcusty-stricken person, the most 170

reasonable thing for you to do would be to lend out your money after securing guarantee of its repayment. But if your heart cannot bear even to lend out money, it is in the last resort also reasonable for you to refuse the loss.

But what kind of business is this that the hardship and distress of a person should become your golden chance to make profit, the starving and dying patients a good opportunity of probe, the starting and close proving human misery your grand possibility to reap richer dividends. If there is any form of "Giving an opportunity to take advantage" which carries a financial value, it is only when the borcower is ravesting the loss in business. In such case the leader has a right to say that I should get a share of the advantage which the borrower is deriving from my earlital.

It is however, clear that capital by itself cannot produce

profit. It yields profit only when human labout and intelligence works on it. Again even human labour and latelligence dose not bear fruit inscentiv. The combined force of capital, human labour end lotelligener produces profit only after a certain period of time.

Moreover, it is not certain that the renture will yield profit, it might result in loss or bankruptey. Again even if the possibility of profit be admitted, the volume end time of profit cannot be predatermized. Now how

can it be considered rational that the lender's money should produce profit at the very instant that human labour and intelligence begins to work on it, and not only that but the rate and volume of profit should be fixed, while the truth is that with the combination of capital and human labour the production of profit does not become certain, nor can the rate of profit he predicted. The only rational proposition that can be admitted in this :

A man who wants to invest his savings in a profitable vanture should enter into partnership with the entrepreneur and take his share in profit or loss according to an agreed ratio. How can it be a fair form of carning prafit that instead of estring into parmership with a man I should lend him a hundred repest and say to him, "pince you will take advantage of my money, so I have acquired a right over you that you should pay me one tuppe per month as foog as you are using my money in your business."?

The operation is, sould the borrower has affect his labour of the capital and has began to cam profit wherefrom 6 of 1 elsem any share? If the borrower incurs less instead of causing any olds, by which common of parise or excess of 5 have a right to be capital to the capital

Rese as Ox working ao oil espetter sil the day long has at the right to demrad lis daily feed from his seater. But the newloos debt tures a nesseas-ness note mah an animal who should works sil the day long for the lender but should get his resticances from somewhere cise.

Again supposing the profit of a business-mass access his desident improved on his as storesty by the lands, aware like by no stretch of meson, justice, business principle or rules of occupied or like by justices that the business-mass, retinan contention as it his justicide that the business-mass, retinan contention of the profits of the contribute say way in the process of production of the excess-that continues and any said their messal and physical assayles, should look forward to assetterthing the messal made profits of the excess-that the certainty of a fast profit, and indicatoraintees profit which the other can who has only only district and the late in the certainty of a fast profit, and other shaded that in the certainty of a fast profit, and other shaded profit, Tabler profits of the profit is and fall of marks prices while this state who has storedy accessed and the contribute of the profit shaded excess it requirely most hy most hy

month and year by year.1
(b) Compensation for the "Opportunity" and "Grant of Time"

The foregoing critical analysis makes it explicit that the mass-vaunted arguments proving the rationality of interest, however plausible they may seem on the susface, begin to explode when examined in depth.

At regards loans taken to mest private needs, there is no rational argument imposing interest on them at all, so much to that the volumes of interest themselves have given up this weak case.

As for sommercial losss, here too the vateries of a tents are had up to naves the question (Warr) in the thirs of which intent is the price? Berndes the carrier, was tents of which intent is the price? Berndes the carrier, was tents of the price of the price of the price of the carrier of the price of the state of the price of the price of the price of the price of the one mays formed is the price of the providing an opportunity to the mays formed is the price of the providing an opportunity to the price of the total price of the source; it entitles the leader of the price of the pri

Another section abilits the position a little and declares interest as the price of the "time" which the leader greats to the barrower for staking use of the capital. According to them, this "time" has a value of its own and as its dutation lengthene out, the price secs of increasing.

One that have raise an objection as low can be iterating of a calculate lead of measurements produced when it appare continued to to include moving or indexest. A measurement of the object is calculated and passibly it a raise made along MR, 300 or 1000 per lactual undexest. I do not consider it presentable or proper, raisest finel it unabate in interest and indexest of the objection of our to see in only or yet or copcerning the object of the objection of our to see in only or yet or cop-finely objective or objective in the objection of the objection of the objective of Start help recognition of the objection of the objectio From the day, the borrower invests the lean in business, to the day when the commodity produced with this capital reaches the market, every moment is precious for the borrower If he does not get this time, and the capital is with-drawn in the midst of business operation, the business cannot be conducted at all. Hence 'time ' has a definite value for the borrower and he is taking advantage of it, why then should the

tender be denied a share in this advantage?

Fluctuations in the duration of this time certainly produce fluctuations in the profit rate of the borrower. Hence why conding to its load or short desirtion , the brice of this , time , we-

But here again the question is by what source does the leader obtain the knowledge that the money which the borrower is taking for tavestment to business will produce profit, not

Further, bow cen the leader be sure of a certain percentage. of profit in order to determine his share in it? And again what many has be of computing that the time, which he is granting to the borrower to avail of the capital, will tavariably produce m estitaid amount of profit every month or every year, howen m sectain price for this time on a monthly or yearly basis must be fixed before band?

The votaries of interest have no reasonable answer to these questions. So the conclusion is incompable that the only tenagonbla business tremuction is partnership in profit and loss and proportionate share holding and not interest which n imposed at a pre-determined rate.

(c) A Share in Profitability

A third section of the votaries of Justicest holds that 'Profitability is the natural quality of capital. Hence by providing capital to the borrower the leader acquires a right to demand mercut from him. By its inherent power capital helps in the production and procurement of container goods. Capital slone helps to boost the level of production. It is with the help of capital only that more and better quality production 174

ont the capital, the level of production and the standard of quality declines and access to better markets cannot be obtained. This proves that profitability is the natural attribute of capital. So its use alone established the right of interest.

But, is the first pairs, the shells that "bedishility" is the satural quility of cepitals in fandamentally were status a causing object of cepitals in fandamentally were produced by the ceptad be the ceptad whos it is inverted by the ceptad between the ceptad whos it is inverted by the ceptad between the between the between the ceptad between the ceptad

Is the leader justified to demoding "a where of the document whose," from cuch a man A-pain aspiral invested in fruitful wantere does not accessarily errors more value. It among therefore be extinent that production of value is the natural quality of capital. Because capital investment very forth, has the deferre of lowering the profil mayria exther than investing it to much to that it may even result in loads. The tissue of profiloided rises in the business world notedy is eaching the than excession in the business world noted to seal that the control of the state of profile of the state of the price. Another of growth of the price, white of the price, white of the price, white of the price, whether of the price white of the price, white of the price white p

Full-transer, if expiral at all has the quality of "profitciality", it unities into full effect depends to several nither faction, it unities into full effect depends to several nither faction, it is not to the profit of the profit of the profit of the faction of the several content of the profit of the profit of the profession from nowed elasticides may obtain the profit of facts and other issuing feetom set the constitution of the fact the expiral to produce profit. In the absent force, the capital of the observed factors, the capital of the loss life "profit helity", rather it trans into deal for. But the more junder existensiate the responsibility for failible, sets excellation our duality that in case his capital failed to yield profit due to lack of any of the above conditions, he would not demand his interest. instead he claims that the more fact that someone else interest regardless of whether his capital produces any profit or not. Even if we do concede that "Profitability" is the natural quality of capital and so the money-leader is entitled to a share in profit, how would we compale precisely the current rate of profitability so as to determine a fixed rate of interest ?

If we admit also that current rate of interest can be datermined by some formula of ententation, it yet passes beyond our comprehension, how could a mency-lender, who advanced a 10 year loss in 1949 to some business firm at the current rule of interest and a 20 year loan to another business company or interest and a second year and the professibility of capital will remain state at the current rate, especially when in 1959 the market of interest was quite diffarent and in 1959 had further varied a great deal?

By what argument would a lender be justified, who had obtained from one company for ten years and from another for twenty years an absolute undertaking that he would be paid a fixed share in the prospective profit at the rate prevalent in the year 1949.

(d) Compensation for "Time"

The fintl argament is rather more sugenuous. Its substance is: Man by nature prefers the advantage, pleasure, enjoyment and comfort at hand to future adventage and pleasures. The more distant the fature, the more doubtful is its advantage and pleasare and the lass their value in ones eyes. There are several causes for this preference for the instant over the distant. For example :

(1) The future is invisible and life is uncertain. Hence future advantage is also doubtful and man connect visualize it. In contrast to this, the net advantage of the present is certain and visible.

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(2) The initiant fulfilment of his need to more vital and valuable for a neady person than the promise of a certain thing in the future which he might or might not need then.

(3) The wealth available to-day has practical utility and value. Hence it is preferable to the wealth which the future holds in store.

Owing to the above reasons the advantage available at hand takes a precedence over the uncertain advantage of the future, Hence the value of the sum which a man barrowe to-day is certainly more than the value of the and which will be return tomorrow and interest is that surplus value which when added to the principal brings the returned sum at per with the borrowed sum. For inclance, a man solicits a loan of Re. 100/from a money-leader who settles the transaction on this condition the in relute for Re. 100/- advanced to day he will receive Re. 103/- after one year. In this transaction ectually Re. 100/- of the present have been anchanged for Re. 103/- of the fature. The amount Re. 2'- represents the difference hetween the psychological (not aconomic) value of the prerent and the future wealth. Unless the amount of Re. 3/- is added to Rs. 100/- after one year, it will not become equal to the value which the lander had given to the borrower. the value wants has shortower. One cannot but applied the ingenuity of this argument, Neventheless, the difference that has been pointed out between the psychological values of the precent and the future is actually nothing but an illusion. Doee human matter really consider the present as more important and more valuable than the future? If this is so why do a majority of people not consider if wise to exhaust all their earnings to-day and prefer to save a portion of their wealth for the future? Perhaps you will not come across even one per peri of people who have abandoned all gare for the future and prefer to spend all their wealth on present pleasure and enjoyment. At least 99% people do withhold fulfilment of

their present needs to make provision for the future, for the

through which he is muddling now. Agolo for what other object does a man atreggle and strain himself in the present then that his future should be bright?

A man expends all the fruits of his present labours in a bid to secure a hetter life in the future. You will hardly find a men foolish executh to choose a better present at the cost of a worse futnie. It is a different matter if a men does to out of ignorance, stapidity or under the influence of momentary ture, but more would deliberately accept this choice as correct and reaconable.

Purther if the essention that man prefers present setisfaction at the expense of future loss he conceded for a mamont aves then the argument upon which this astertion is based appears ireelayant. According to the jaserpression out forward above, the contract between the lender and the borrower provided that Rs. 100/- of the present would be equal to Rs. 103/of one year hence. Now when the horrower goes to pay his
dabt, whet is the actual nature of granaction? The Rs. 103/of the present became equal to Rs. 100/ of a year before. And if the borrower cannot settle his debt after one year, then at the and of the second year Rs. 100/- of the past hecome equal to Rs. 104/- of the present. Is the ratio between the value and price of the pest and the precent scully this? Purther, is it a correct principle that the more distant that past, the more its value in comparison with the present?

Is the fulfilment of past needs so dear to you that the money which you had obtained and spent a tong time ago should, with the passage of time, become more and more valuable for you in the passage of time, become more and more valuable for you in comperison with the money in head, so much so that even if fifly years have gone by since you speak Rs. 100/-, their value should become equal to Rs. 250/- of the present?

"Reasonablement" of the Rate of Interest

This then is the substance of the arguments which the advocates of saury present to establish the rationality and

justice of interest. The above criticism must have revesied to von that this impure thing has not the slightest relation with retionality.

No argument is weightier enough to ampply a reasonable ground for receiving or paying interest. But it is a attange frony that the Western scholars and thinkers included such an irrational thing among the established and accepted premises of their doctrines and assuming that rationality of Interest itself was an established truth, they focusted all their discussion on the point that the rate of interest should not succeed 'rational' limits! Von will rarely find in modern western literature a discussion on the velidity of Interest itself. On the other hand whatever debats you find among western writers relates largely to these questions ; A certain rate of interest is 'enduly high ' and ' exceeds the limits ' and is therefore, objectionable, and such 'rate of interest is ' reasonable ' and hynes acceptable.

But is any rate of interest really reasonable? Let us for the moment issuere the question as to how san a debate on the reasonableness of agreesonableness of the rate of a thing may arise whose rationality by itself is questionable? Setting this debuts saids what we wish to know is : which rete of interest can be called natural and reasonable. And by what standard sen a certain rate be regarded as fels or unfeit? And is the rate of interest really being determined in the neurious business would on any rational basis? When we investigata this ques-tion the first fact which appears before us is that no such thing as 'a reasonable rate of interest' has ever existed in the

world. Many rates were considered reasonable in several epochs and later the same rates were adjudged coressonable. Even in the same period one rate was hold resonable in one place and a different take was considered resonable in another place. In ancient India, according to a statement of Kautilya from 15% to 60% of interest per annum was held a quite reasonable and just rate and greater risk justified an ever

more elevated rate. In the latter half of the 18th and first haif of the 19th conturies the financial transactions of a stive states with native beakers on the one hand and the East India Company on the other commonly involved interest rates of 43% per annum.

Daring the 1914-12 World Wite 150 CO

Daring the 1914-12 World War, the Government of India raised War Loans at 61% interest per annum. In the period between 1920-30, the Co-apprative Societies conducted their business generally at 12 to 19% rate of interest. From 1930-1940 the Civil Courts in the country held 9% interest per sunum as perfectly reasonable. Around the time of World War II the discount rate of the Beserve Bank of India was fitted at 3% our answer and this rate remained in force throughout the period of the War. The Government of India raised louns even at 2 % % per namues. So much for our own continent; leading at Europe we observe almost the semo patters there. In the middle of the 16th Century 10% rate was held as quite reasonshie in Regissed. Around the year 1920 some Control Banks in Barope charged 8% or 9% and the rate at which the Learne of Nations raised innes for European States was nearly the same. Nation caused tasse for European braces was meanly the name. Blast mention this reat of interest to say body in Baurope or America today and he will vebenousity protest "This is not interest; it is eaked pleader". To-day the favourity rate of interest energy-layer is 7 to "3", Fort per cast is considered the extreme limit. Under certain conditions the rate to-day the extreme limit. drops down to 1 or 1/2 or even 1/4%. But on the other hand the Money-lenders' Act 1927 to England permits bankers to charge auto 45% interest per annum from the page borrowers.

The American Course have validated (sterest rates ranging from No', to 60% per somes. The point is which aft has showe rate it asternal and resconable? Lat as go Tarher and enquire whether any rate of interest can in fact be astural and reasonsite ?

When you deliberate on this question, russon talls you that a rational rate of interest could be fixed only if the value of the profit accessing from the borrowed sam were determined determine bigs. For instance, if it were a settled fact that as juvestiment of Ra. 100/f for a year yields a profit of Re. 25 is

could then be said that Rs. 5/- or Rs. 2½/- or Rs. 1½/- ie a nernre) and reasonable share of the profit for the lendor. But clearly the profit on any sum that lent out has peither

been determined nor no ever to, not is the market rate of interest ever find on the consideration of the three interest ever find on the consideration of the consideration of the three interests and the three interests and the second of the construction of the practice, the money fender find the properties to the preceding of the commercial turns written the findeautions in the rate of interest take piece on some other basic which do not bear the remotest connection with reason or justice.

Factors which Determine the rate of Interest

In the money-leading business the leader generally makes an essessment of the situation in which the intending borrower le placed i.e. his poverty, his need and the dagree of his distrets, if he vers not provided with a toan. It is on these considerations that the money-lender determines the tate of his interest. If the intending borrowes w not very poor, sequests a small cum and happens to be in no great misery, the rate of interest will be low. On the contrary the rate will inpresent in direct proportion to the height of his missry end the extent of his need, so much so that if the shild of a starving man is dying of illness, the money-lender will not deem an interest rete of four or five hundred per cent as unduly harsh. In a cuse like this the 'natural rere of interest' is determined seconding to the same etendard by which during the holoceust of 1947 a Sikh demanded Rs. 300/s as the 'nutural' price of a glats of water from a Muslim of Amritser Rallway Station, because the Muslims' child wes dying of thirst and no one from the Muslim refugee train could discrabark at the platform to get water from the tap. As for the other kind of Financial Market, there are two echools of Economic thought regarding the basis on which the interest rate in this market rises or falls :

One school holds that the flustreation in the interest rate follows the Law of demand and supply. When there era investors and there is goundance of expiral to lend, the laterest

DETER POT 181 rete plunges down. When the rate is sufficiently low, an increasing number of entrepreneurs wishing to take advantage

of the opportunity, begin to apply for loans to invest in business. As the demand for capital grows and the market at depleted of money, the rate of interest flies upward until it reaches a height where it stifles the demand for loans.

Now, what does this mean ?

The capitalist does not enter into a arrelight and reasonable partnership with the entrepreneur and acttle his share in the actual profit of the business on a just basis, instead he makes as assessment that the cotreprenent will make at least so much profit out of the business. Hence I must claim this much rate of interest on the loan I am giving. On the other hand, the entrepreneur also makes an assessment that the money I am borrowing on produce this much profit at the maximum. Hears the interest should not exceed this limit. Thus the capitalist and the entrepreseur, both indulge in speculation. The capitalist siways makes an exaggerated guees of the cotrepieneur's pinft, while the latter's hopes of profit are not unmixed with feere of loss. Owing to this contradiction, there is content coedict instead of co-operation between the capitalist and the antreptaneur. When the cetteproneut wither to borrow in the hope of productive investment, the ampitalist begins to raise the rate of interest, till it reaches a level at which it is no longer possible for the entrappeneur to make profit on his borrowings. Thus when capital investment in business stops, the wheel of economic development auddrely grounds to a halt. The entire business world is gripped by an scure crisis of decression. Sensing his own destruction, the capitalist now lowers his interest rate to such a level that the hopes of the entrepreneur to make profit on his loans are revived. So capital begins to flow into Commerce and Industry and the Economy steps out of the crisis stage. This clearly shows that if the capitalists and the entrepreneurs cooperated with each other by entering into business partnership on equitable basis the World Recommic System could run on an even keel. But when Law itself opened the door to the capitalist to lead out money on laterest, a spirit of speculation and gambling entered into the relationship between capital and business, and the rate of interest was driven up and down by aneat speculative methods that the whole world grosses under a perpetual economic crisis.

The second school of economists capiaise the determination of the interest rate as follows:

When the Capitalists we takes to keep his money for his own us, he riskes in the set of interest. As jit he with actives, the set of the set of

In antive to this question it is altered that a writing of cross promonal, social political and economic often acrete to shape this date. Hence the capitalist twices the rate of interest with the result that level of apical investment in burdens falls. Sometimes, does to the same causes, the device of the capitalist to hand enough dwindles, hance he lower that rate of natures. In consequence the anterpresense start raising loans to invert in a consequence the anterpresense start raising loans to invert in burdens and indicate. Just see what is hidden behind this plaushte explanation. As for the domestic and business anded of the explicitle, in danger to preserve each to meet ordinary or off the explication. He dear two preserves eith to meet ordinary or explain. Hence it is not correct to give made in importance to the first two causes. We does he associates withhold 93% of his

capital and comptimes power is into the credit market is really accounted for by the third cause. On analysis this cause reveals the feel that with acturent selfschwere the capitation control of the comptime of the comptime of the control of the control of the comptime of the comptime of the control certain situation. In view of which he widnes to keep himself the further, exhaustion and afficiency of the analysis and the further, exhaustion and afficiency of the analysis and the further, and the comptime of which he can exploit the further, and the comptime of the control of the third comptime of the control of the control of the control to the control of the control of the control of the control withholds his aspitat, raises the interest rate and stopy the own of capital towards and industry, and expose on a control of the New when he precision that he is a special or the control of the analysis of the control of the control of the control of the analysis of the control of the co

and so terrain exploitation is possible, rather the prospect of the base toom stight, than "the doine to keep his capital for his was toom stight, than "the doine to keep his capital for his was the control of the state of the control of the state of t

The Economic Benefit of Juterest and its 'Need'.

The advocates of Interest move on to another debate i.e. the interest is an economic necessity and that it antasts certain acclusive benefits. The substance of the arguments which they advance is support of this classe is as follows:

vance is support of this claim is sat follows:

1. The entire hostness of could comony depends on capitat formation and capital cannot be accumulated unless the people save by ourtailing their needs and

desires. Saving is the only means of capital formation. But how can a men be persuaded to such his needs

and adopt the babit of saving mules he is promised a nward for calf-central and sacrifice? I laters is the reward whose kope impela people to save. Therefore, if lettrest is declared outsetful, the process of saving surplus wealth which is the only source of capital formation will stop.

This saxist method of furing capital into builders is

that the door should be kept open for the people to saw interest on their sawes.

Plottered: provides incoraive to saving and again it is the inercuive of Interest which is adopted people to lend out their savings to businessmen as n a graced rate. If this door is berred, the ingeniive to save will a webponts and buildness will be dealed seen that little amount of the people of

awings that is livedy in hand.

Interest end by serves as a locestifve to saving and
polls the savings into homisms, but also protests awings
from supposedurie see.

The rest of interest is the devices which between their
The rest of interest is the devices which homestically
of all possible business western the contraction of
all possible business western, other than this
thar is so imagicable devices which case all producilly
wratures from the non-productive, more productive
vanious from the less productive and one offerer capital
vanious from the less productive and one offerer capital
seemance of the deministrative of interest is in. In mr. and

would be cereless investments by the public and secondly, the prople will start making investments in all sorts of productive and non-productive ventures indiscriminative.

1. Debt is one of the investment could be inindividual require it to meet private seeds. The buildividual require it to meet private seeds. The buildividual require it is one private seeds. The buildividual require it is one private seeds. The buildividual require it is meet private seeds. The buildividual require is the contractive of the private sector 3. If

the incentive of interest is aliminated, the expitalist

will berily agree to leich his means. Then the entored of cricial will have an extensively obverse effect on economic life. After all a poor men can tide over his had lines by a thing, a base from his moneyierder. If the insensive of interest were estimation, the poor nan would not be other without express consing to his nan would not be other without express consing to he herow on interest and his booking poor or more proposed to the control of the co

In Interest Really Necessary and Beneficial ?

Let us now exemise each of these "benefits" and "necercitics" separately and see whether they are real or only perverse illusions.

The first decipion is that fabrical ravies and applianced to be accessing and until factor of accounts life. The reality is otherwise. Actually accounts life. The reality is otherwise. Actually accounts progress and propriety casifierly depend on the rapid disposal of gross national production, so that the cytle of production and communities outlines to evolve smoothly and as fast speads. This case only happen when propie gazactily form the production of the communities of the commun

they too may bay derquate amount of the operatities of infe.

In contract to this the advocates of interest teach those
who have tarplas wealth to economic (for cennomy they use
such euphemises at sulf-control, "meterrly and "suchinery has
coften from failfiling a major part of even thort gaunten needs,
in this way such hereon's advocated to save as much as to case,
in this way such as to come the common that the case,

In this way such person is advited to save at much as he can.

The advocates of interest believe thet the benefit of this scheme would he large capital formation which would then be

used, for the development of business and industry. Yet the reality is that this exhone will read in justicular as a major portion of the consumer goods in stock will remain stood, hereuse there who had ferre purchasis to the properties beyond these who could buy find not do no, and deathly hexant how who had surplin wealth chose to all right one; incread of direction of the could buy find not do no, and deathly hexant for the who had surplin wealth chose to all right one; incread of direction in the departed sections of the rotaty and thus prochasing power anishes anishesty who has assume or surpline prochasing power anishes has about the processing of the residence of the res

less carnings which agris will lead to leave consumption. Thus hereding of wealth by a tisy misority will spell economic diseater fore vast majority of people. Finally the boarders of wealth will themselves be overlaken by recommit roin, for where will they sell the produces nutsed out by their investments?

Refereion will reveil that the real teasonile aced is to initiation these cutters and recentive which holizes individually to withhold, standing instead of spending them. The communities their examing instead of spending them. The communities the teason of the control of the exhibition that on the cone hand serial their the whole is existly demanded has on the cone hand serial that the standing the consist individuals is the issue of the control of the

The capital base formed at the agreeme of collective proparity in the exclusional base productive various by no other means thus interest. This is norther crime equal to collective with belong. If this executabels would never instead to husiness on the condition that the havester would take a proportionary that of the profit, ever there is would have been tolerable that the processes of the conditions that the investor must have the processes of the conditions that the investor must have the processes of the conditions that the investor must have the processes of the conditions of the conditions execut has own appeal or an executive of whether that has possible to the conditions of the conditions of the condisions execut has own appeal or an executive the conditions of the conditions of the conditions of the condisions of the conditions of the conditio

spanding and accumulated. The second loss resulted from the lowestment of this accumulated wealth in scenomy not on the principle of partnership her as a debt on the industrial and commercial rector of the society, with a fegal guarantee of a Sand profit.

This weng system creates a situation to which an aposity of each shelf-rides as engoment proceeding power don uses in the other states of each shelf-rides as engoment of each shelf-rides as situates barried above no eachery. It cannot yo caught in the Projecting problem of low to rappy this progressively produced by the interest when the sale of connocided with the interest when the sale of connocided with the interest when the sale of connocided with the proposed section of the pr

Again it is due to she blessing of the rate of interest that from all the possible avenues of its flow the empiral selects only that business channel which is the most productive.

But lift this carrain of guiltbility and sen the reality hidden

behind it. The first service rendered by Interest is that is abolates all other interpretations of 'profits and 'profits-billity' save the one which equates 'profit' with 'monetary profit' and 'profits-billity' with 'markerial profitsellity', is this way onpitst equives a stught steek mind. Persionally it could flow to channals which promisted profits often than anony. Now it goes parisight in the direction of guaranteed monetary profit.

The second errories that linearies trenders through its fixed eats

This second service that interest condent range in axio of an it at the year date of "profitable use" of suprise changes from Society's profit to the superisetal individual profit. The superisetal individual profit. The superisetal individual profit is the superisetal profit on the families of the superisetal profit in the families profit in the families. The superisetal profit profit

second holds far better prospect

a other circustinances it might have been possible for capital to dow foolishty towards the former schime or at least would have made a toos between the two. But it is the "bleesings" of the tast of interest that it guides capital straight towards the second scheme and makes the former scheme look.

"blessing" of the lats of interest that it guider capital attright towards the accord scheme and makes the former scheme look so repulsive that capital' cannot beer to look at it Another 'mincle' of the interest rate is thet it constrains

the business man to use all mercel and the business and to be all the business and to be all the business and the business and the policy and the business and the company with capture the policy and th

to the modern economist accrus from the forerest, and which cannot be obtained through may other means but the Interest, Let us now exemine the "need" which the modern economist says cannot be fulfilled without Interest.

There is no doubt that excit is use of the acads of buman lifs. Individuals requise it for personal useds. There is a constant demand of credit in Industry, Business and Agricuture. All corporate institutions including the Government and loans. But it la wrong to assert that loans conner be abtained without interest. As a matter of fact the sausa of the non-availability of hans to individuals or the society without Interest is that the Law has sentified June 1971. Prosoribe interest and infuse moral values of islam in your sconomy, and you will as that toom for personal, business and social aceds will be forths oming without interest, day aven donations will be aveliable. Islam has already given its practical proof. Por centuries Muclim society has been ransing its economy on the best model without interest. Prior to this blighted usurious ege it had never happened in the Musion society that a Muslims' corpsa ley naburied because his heirr could not raise a loan without interest, or the industry, teads and agriculture of Musilims enliapsed for lack of adequate credit without interest, or the Musilim Governments failed to prosure money for public works or Jihad because their citizens declined to give on their expital without the artenetion of interest.

Base the claim of the modero economist that easily minuture infarest is impracticable and that anytem of lending and borrowing as no only be extablished on the foundation of lotters; requires no logical refusible. We have proved it wrong for conturns by our mactice.

(3) EVILS OF INTEREST

"Henceforth, if one abstrict from taking loterest after receiving the admonstrate from his Lord, no legal action shell be taken against him regarding far interest he had devoured before; his case their attimately go to go to Hell, where he shall shide for ever. Allah daprives interest of all blessings and develops charity; and Allah dost not like an ungrafefal, sinful person ; (2: 275, 76)

Allah does not declare that He will forgive the unner for Allah does not occare man the will torgive the harrer for the interest which he has already consoned. On the other hand it is affirmed that He will yet judge his case. The seatonce shows that the phrase 'ao legal action shall be taken egainst him regarding the interest he had devonted before' does not connote that he has been acquitted, It is only a tegal concession to the effect that the interest which has already been consumed shall not be recovered by force of Law, for if a cleim of recovery were preferred it would give rise to an infinite number of suits. On a moral plane, the abnulgation of wealth which a person has amassed from userines business still remains. If that person roully fears God and if his economic and morel outlook has really changed after bis conversion to Islam, then he will refrain from spending his illegotten wealth on himself and will sedeavour as fer as possible to search out the genuine owners of this wealth and return it to them, and where he canent find the real owners he will spend their portion of wealth on societ welfare. Only this conduct will save blo from the retribution of God. As regards the person who continues to enjoy his ill notice wealth. It would not be too wrong to say that he will be punished for consumption of untswint wealth.

This Ayat reveals a truth which is real in all respects motal, spiritual, economic and cultural. Although, apparently interest increases wealth and charity decreases it, yet in fact, contrary is the case. The natural Law established by God is that loterest not only him our moral, spiritual, economic and culture! development, but becomes the cause of downfall.

In contrast to this, charities (including Quad Hasan charitable loan) bring about morel, spiritual, economic and cultural growth. Judged from a moral and spiritual view-point it is clear

that loterest has its generic in selfishness, atlegiouss, carrowmindedness and callousness, and it is these qualities which Interest develops in human sharacter.

In contrast charity springs out of generosity, sympathy, large-heartedness and magnanisaity and it is these qualities which sontlouous charitable conduct asses in a humae being. Who is there who does not regard the first set of qualities as the worst and the second as the best ?

Judging from the point of view of culture a mac will readily understand that a activity whose members deal self-isbly with one another, is which no one assists the other says out of selfshams and the motive of personal advantage. In which one man's need it considered a heavenment opportunity of profiteering by another man, iw which there is a contradiction belwest the interest of the masses and the interest of the affluent classes - such a society can never be stable. Not joye. but mutual haired, sayy, cattoosness and indifference will grow among members of this society. The components of this scalary will always be subject to contribugal forces of chees and disintagration, and if other contributory causes exist, a violent clash between different sections of this society becomes an easy possibility. In contrast to this a society which is organised on the basis of mutual sympathy whose membets deal margan. lorously with one spother, in which every one leads graperons assistance to a fellow citizen in need, in which the afficent extend considerate being or at least bonest cooperation to the decrived sections --- in such a society mutual love, consideration and regard with develop and flourish, the somponents of this society will adhere to and support one another, internal strife and conflict will never find headway to this society and owing to mutual cooperation and hatp, this society will develop at a much faster pace as compared to the former society.

former society.

Let us look at the economic side of the same question. From the point of view of economics, there are two types of interest-hearing date. One, the loan which bard up and needy

persons rause to meet private requirements. Second, the loan which an entreprenent raises to invest in business, industry and agriculture. In regard to the first type of debt, the whole world knows that interest on it is charged in a manaer which by the most trinous consequences. There is hardly a country in the world in which morey lenders and banks are not sucking the blood of poor labagring classes, farmers and low-income groups through this type of loan. Interest makes it very difficult, sometimes impossible, for these people to discharge the first debt without raising a second loan and then a third to new off the second and so on. Even when they have paid interest agual to double and table of the principal amount, their hability for the principal amount remains intact. A major portion of the service of a working man is exproptiated by the money-leader, leaving the poor man with hardly enough money to feed himself and his family. Consequently the worker graduelly loses of interest in his vocation. This is natural because when a major part of their income is enatched away by comeons also, how can they function whole heartedly. Again constant anxiety and mental atrain so enfeables the people entrapped in the set of interest-bearing loans, and governy makes it so impossible for them to procure adequate food and madical relief that they connot keep in good health.

Another contequence of the instruction gines to that a day minority factor on the Mondo of millions, while the Grest Nullical Fredest continues to full extremely about of trail potentials. In the long reason were conserved with the property of poor people that a statem of anger and barrier against the wealthy class breast and developes in the best of the poor people, and barris fits a volcame at the first opportunity of a poor propie, and barris fits a volcame at the first opportunity of a poor of the poor propies. The propinity that is not propied to the poor of the poor of the poor of the propinity than a way the life, riches and honour of the oppinist than.

As for the second type of debt which is raised for investment in business, the charging of a fixed rate of interest on it antalls countless disadvantages. The most conspicuous among them are the following:

- 1. Capital lawtiment is withheld from those enterprise which enough yield priotic qualit to the prevailing rate of laterats, however necessary and henefitied horizontal projects says be for the consulty and the nation. The flow of it annual resources is the country turns in the contract of these enterprises which carry the throughout of these enterprises which carry in the project of the categories which carry in the contract rate of interest, even though such enterprises may be refirtle or go noticely such or project of the contract of the contract
- None of the enterpiers, whether commercial, industrial
 or agricultural for which interest bearing losss are
 readily available, can genrantee that under any eireumstances its profit margin thail remain equal to or
 rise above a certain fixed rate of interest any 5 or 6 for
 10% and will never fall below this cate.
 - Let since providing this guerantee, no business venture can furcish aven this security that it will for ever yield profit and no loss. Hence capital lavestment in a business which pravides
 - Hence capital lavestment in a business which pravides security as afted rate of profit can never be devoid of the possibility of loss and risk.
- 3. Since the distinction does not above in goods and just, but advants money on the recording of a fined true at profit andly, so he has no state in the progress of decisics of a business. With extreme selfahases, he keeps his gaze fixed on his own profit, and on the slightful supervisions of a downward freed in the market, pulls out his capital. Thus summatizes due to market, pulls out his capital. Thus summatizes due to be depended and at other times carefully proposed by deprecision and at other times carefully proposed by deprecision and at other times capitally above by other cannet, the relibeates of the financer agravates it to distance proportions.
 - So obvious are these three disadvantages of Interest that anyone who has the slightest acquaintance with the science of conomics cannot deep them. This being so, one is forced to admit that in accordance

with the natural law established by God, interest actually dimunishes economic wealth and does not augment. Now take a look at the economic effects and consequsions of charities.

If the affects members of the society speed freely according to their means on buying the coefful commodities for themselves and their families and distribute their simplies weath among the poor to that they consider their simplies weath among the poor to the their simplies weath and their simplies weath and their simplies were simplies with the simplies of their simplies were simplied to simplie with the Government so that it may present up any simplies the simplies where the simplies were simplied to the simplies where the simplies were simplies where the simplies were simplied to the simplies where the simplies were simplies which were simplies where the simplies were s

Finally, another aspect should also be last in view. It is the test should also be lastly makes. It is the test should not be actually make the hard reviewed a greater thate of the economic which of the society than also need versaried. From the point of view of Quran moviving a greater that of which than one most is the reality a blessing from God and the more most is the reality all because of the beautiful than one most is the reality all because all the society of the society o

ECONOMIC RECONSTRUCTION WITHOUT

We must discuss now whether after abolishing Interest, a

1. The Meaning of the Queen, Vol. 2, pp. 195-205 by S. Abul A'ala Mandodi. society and State can be established. Some Misconceptions Before we anter upon a discussion of the above question, it is essential to clarify certain misconceptions which confuse the thought of the people not only in this metter, but in every

other matter connected with practical reform. The foremost misconception is the one which has given rise to the above question. Reason tells us that Soud is an evil. Allah and His Apostle (peace be on him) too have prosetified all forms of Interest. In view of this the querier "Can we do without it?" and

"Is it practicable?" amount to asking "Is any error inevitable in the klogdom of Allah ?" and "is there some good which is impracticable?" This is tantamount, to pessing a vote of no confidence in Notare and its system. This means that we breathe in such a wicked universal system in which some of our real needs are linked up with errors and evil conduct, and the doors of certain viceses have been deliberately closed upon us. As if, this were not enough, the logical conclusion of this thought, would be that Nature itself is so crooked that whatever is wrong by het own laws is actually useful, necessary and practicable in her system; and whatever is right by her laws is secusify usaless, and impracticable. Do our reason, sciences and bistories! experiences really

justify this suspicion against Nature? Is it true that Nature is the ally of evil and comy of

good ?

If the answer is yes, then we abould wind up all debates about right and wrong of things and frankly resign this life, for after this there is no gleam of hope left for us in this world. But if our own mature and the unture of the universe do our deserve this suspicion, then we should give up that mental put look which says--"Such and such thing is no doubt evil, but it is a necessary evil." or "Such and such thing is no doubt good, but it is impracticable." The fact is that human affelre follow

whetever mode gains currency in the world, and it begins to look difficult to replace the current mode with another. This is so with every way of life whether it is right or wrong. The difficulty lies in changing it. The rest cause of complacency is the established custom. The people with superficial minds are easily led to believe that the wrong mode which has entrenched steelf is the only practicable way of life and there is no featible alternative to it.

The second misconception regarding this matter is that the people do not grasp the real cause which makes the change-over difficult and blindly acouse the doctrine of change as impracticable. You will grossly misjudge the possibilities of human endeavour, if you consider any eligenstive to the preveiling system as impracticable. In a world where such extreme revolutionary doctrines as the complete liquidation of private properly and the establishment of collective ownership of the entire wealth have been translated into practice, it is proposierous to ever that such balanced proposals as the abolition of Interest and the cambinhment of the system of Zakat ere utopien.

This, however, is true that to uproof the prevailing system and reconstruct life on a different pattern is not the work of every Tom, Dick and Harry. This task can be performed by those people only who hold two qualifications. One, complete tennaciation of the old system of life and geauing belief in the creed which seeks to change the order of his. Second, possesaton of an Litingde senius (i.e. the capacity to form enlightened judgment) rather than a Taolide (thoughtless adherence)

mind. They should not merely possess that ordinary kind of intel-ligence which is required for directing the old system in the some way as its pionears did, but that superior degree of totelligence siso which is needed for absudoning the heaten track and striking out new paths. Whose postesaes there two quelifications can put into effect the programme of even such extreme revolutionary doctrines as Communism, Nazism, and

Farchin. These who jack these qualifications cannot even bring about the most balanced changes proposed by Islam. There is yet another small misconception regardles this

There is yet snowher small misconception regardleg the matter. As a sequel to constructive existincian and proposals of reform when a prastical order of life is demanded the people seem to think that action is confused to paper work only, as though the field of action does not lie on paper, but on the around.

All that really needs to be done on paper is to explain argument and illustration the errors and cylic of the prevailing argument and illustration the extors and evile of the prevailing system and prove the rationality of the programme of rations. After this: nothing more can be does shout practical problems have prisating before the people a general idea of how to oblitestes the wrong practices of the old order and put in force the new order.

As for the question: What will be the detailed nicture of this wreeking and reconstruction, through what phases will this process pass and how will the problems arising in each phase be solved——no one can predect these problems nor can annot be solved——no one can predect these problems nor can annot be solved——no one can predect these problems nor can annot be solved——no one can predect these problems nor can annot be solved——no one can predect these problems nor can annot be solved——no one can predect these problems nor can annot be solved——no one can predect these problems nor can be solved——no one can predect these problems nor can be solved——no one can predect these problems nor can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect these problems are can be solved——no one can predect the can be solved——no one can be solve an answer to them. If you are convinced that the present system is wrong and that the scheme of reform is right, then you should act and put in position of authority such people as possess (aith and power of colightened judgment. Then any problem that arises to the process of action will be resolved at its proper stage. How can that which has to be seen and done in the field be shown on paper? After this applanatory note I need hardly say that I will not present a detailed scheme of interest fice fluoring in this chapter. I will only give a general idea of practical steps which may be taken to expel interest from our fluorests system, and also how to solve those principal problems which apparently crop up in the mind when-

First Step Towards Reform

An infinite number of evils in the economic and financial system have crept in because interest has been cancelled by Law. Obviously when the door to charge laterest onen, why 198 ECONOMIC SYSTEM OF ISLAM
should a man extend a charitable loan to his neighbour? And

why should be enter into a regular patter ship is profit or loss with a businessman? Why should be make sellers contributions for the competein of National projects?

And why should not be hand-over his accumulated capital

to the banker and feel secure is sufficipation of a fixed profit. After allowing free rein to the evil tendencies of human assure you exenut expect that preaching, countelling and moral appeals will succeed in nipping those tendencies and countering then disadvantages. Again the matter does not end with giving free scope to an evil teadency. The Law supports this tendency and the Government itself is purturing and operating this evil through the carrent Financial System. Under this aircumstance how is it possible to counter the evils of Interest by partial amendments and fringe reform. The only preliminary to suppressing the evils of interest is to expel the Interest. Those who imagine that first the blue-prints of an interest free Financial System should be prepared, and then Interest will automatically desappear of will be banned by law, are pulting the cart before the borte. As long as Interest has the samelion of law, the courts validate and enforce contracts involving interest and the door is open for the bankers to mop up capital on the ball of interest and then lend it out on interest. so long it is impossible to create and develop an interest free Figureial System Hence if the ban on Interest is conditional upon the development of a system which can replace the current usurious system, you can be sufe that the time for banning the Interest will not come tell Doomsday. Whenever the work of eliminating the sood has to be done, the first preliminary will nevitably he the legal suppression of interest. Then an interest free Financial System will be automatically bota, and necessity which is the mother of savention, wilt itself pave ways for its growth and expansion on all sides. The roots of the cyll human Instincts which give rise to Interest are so deep-seated and their niges so powerful that half measures and lukewarm devices cannot wine out this scourse from any human society. For

INTEREST this purpose if is necessary to put into effect all those measures which Islam suggests and the problem should be tackled with 'bal zeal which Islam demands. Islam does not stop at more moral condemnation of usurious business, but on the one hand

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. louses aversion to it by proscribing it from the religious point I view and on the other wherever lalam holds political sway and governmental power, it imposes a legal han on interest. declares all osurious contracts as invalid, and proclayms the receipt and payment of Interest, writing and witnessing a deed of agreement concerning Interest as a penal offence liable to pulice action, and wherever mild penalties fall to curb this butiness Islam intiets upon offenders the sentence of death and confiscation of property. Thirdly, by declaring, Zakat as an obligatory duty and

establishing a regular system of Zakat collection and distribution, Islam folitietes a new fluxocial system in the spriety. Besides enforcing all these measures, Islam reforms the character of the Muslim people by training, prupagating and preaching, so that all those qualities and urges in human natura which incline a person to marious business are suppressed and replaced by those opposite qualities and propensities which generate a spirit of sympathy and generous cooperation in human society.

Consequences of the Abolition of Interest

Anyone earnestly wishing to ourb Interest will have to go through the process outlined above. The legal prescription of Interest coupled with the establishment of a social institution for the collection and distribution of Zakat, will have three tonsequences from Suancial point of view:-

(1) The first and the most important consequence would be that the present socially explosive mode of capital formation will be replaced by a correct and wholesome mode. The present mode of capital formation is that using artificial devices over social system agements the natural human propensity towards stinginess and acquisitiveness to an exaggerated degree. Arousing

both fear and greed, our social system persuades an

individual to spend the least part of his income and rave the maximum. It warms the individual "save, for there is mone in the society who will restue you from bardship". It excites his ereedy instinct by niomising:

"Save and you shall be rewarded with interest."

Under the impact of this double stimulus, the acctions of society whose earnings exceed their needs even to the slightest degree resolve to curtail their spending and

increase their ravings. In consequence the consumption of trade souds declines below the anticipated level and in proportion to the fell in incomes, the shances of developing trade and industry diminish, and the opportunities of capital formation become even more scates. Thus the increase in the capital holdings of a few individuals causes a depression in the collective economy. An individual enhances his accomplated wealth in a way that repilers thousands of individuals incapable of earning anything, let slons saving. In contrast to this when Interest is banned and by establishing the Institution of Zakas the State guarantees select to every citizen at the hout of his need, the annututal carries and incitements to stingings and houlding of wealth will vanish. The efflount citizens will spend freely and pais on enough purchasing power to the poor citizens also to meet their needs. This will promote tiade and industry, which will open up more employment opportunities, and this will much more morner. In this environment the profits of trade and industry itself will tire to an extent where there sectors will no longer be dependent upon as much external business as they ate now. Again whatever their need for external financing, it will be met with greater facility than it available now, for saving will not untirely cease, as some people imagine. Actually some people will con-

tique to save due to their netural propensity in this

20 i direction and a majority of people will involuntarily save because of enhanced incomes and the prevalence of general prosperity. This rawing will not be the result of stinguess, apprehension or areed but will be the product of an economic system in which the affinent after spending freely on lawful beads preactibed by Islam will still be left with much surplus wealth and they will not find any aredy person to whom it may be desaited, so they will reaserve it and will be easily persuaded to lend it on wholesome terms to their Government, Trade and ladustry and even acighbouting countries.

(2) The second consequence will be that instead of being frozen the capital will keep on flowing and will be promptly chanciled into the various sectors of national economy according to the volume of their need. Under the ptesent system what inclines the capital to flow into reads is the greed for Sond. But thit same greed serves at the cause of blocking the capital dow. For the capital always stands waiting for a rice in the interest rate and it moves into business only when that rate has suitably gone up.

Moreover, this same cause creates a tempramental conflict between capital and business. When business woos capital, it assumes as atrogent stance and present harder terms, when opposite is the case, capital starts chasing business and is readily available on easy terme for all types of projects. But when Interest is out-lawed and Zakat, at the rate of 24%, is charged on all cash deposits, the arrogance of capital will evaporate. It will be east; to rush into any business on reasonable terms and instead of lying stagnant, it will remain in constant operation in the commercial field.

(3) The third emsequence will be that Commercial Plnanca and Credit Finance will become two distinct sectors. Under the present system capital is supplied for the most part in the form of lone Whether an individeal or an organization wishes to raise money for a productive or ano-productive enterprise, of for a temporary need or long-term project in all cases capital can be had only on one condition; that it about the taken as a lone on faced rate of interest.

When interest is bannad, credit with be reserved for nonproductive perposes or temporary business needs and at shall be managed under the sules of charitable ton.

As for the other purposes, whether they relate to Industry of Trade or the profitable schemes prepared by Government or Public hodies—for all these capital shall be provided not as loan but as an investment on profit-pharing basis.

Wa shall briefly discuss the function of bolb thesa tectors.

Lat us take the credit sector fact, for by far the greatest apprehension from which people suffer to-day is that with the proscription of interest, the supply of credit will stop altopelete. So we abeli feet of all show that, with the ramoval of this avil bindernace, not only will the supply of credit not stop, but will be arranded with greater facility and will assuran a much better.

Credit for Private Needs

form.

Under the present system, that it only one form of obtaining reddil Lt. apon man theird bortow on interest from a monty-leader and a man of property from the lank. In both cases every applicate can take any amount of loan for any perpose including indulgence in sing, extravaguat spending or genume need, provided that he can offer security for the safe section of Franciscus and sincerest. On the southery and applicant who cannot offer this extensive for the safe creates of Franciscus and sincerest. On the southery and provided that the country is not applicated to expect the previous of a post of the previous provided to make money. And this adoption of a poor man, both provide a paster chance for the money.

callourage of such extreme degree that no conversion is allowed to the debtor in the payment of either theoret in Errouppa. No one has the stightest housinity to enquire an assect of the vertical debtor from when they demand in attempt of Principal with Interest. These then are the "facilities" which the current system provides for securing issue for private seeds.

Now see how the interest free credit system of falsan. Now see how the interest of the credit system of falsan.

operates to a implier context.

Firstly, in this system, the supply of credit for extravagant

spending and to be leave to also will stop, for no one will be led by the greed for interest to advance a lose for wasteful spending. Thus the active business of oredit will be limited to resionable needs only and only such amounts will be advanced or taken as steatly appear to be reasonable in the fadividual circumsttunes of active ass.

Again sace in this system it would be illigitimate for the oreditor to exact any kind of advantage from the debtor, so the repayment of locate will become easy.

Debtors is the low increase easy.

Dehtors is the low-income grant will repay their debt in easy instainants and will soon be free of the hurden, Where a house or say other property has been motifacerd.

the read of the and any other property has been mortaged,
its read on insome will be commed towards the ducharge of the
principal is ther then payment of any Interest, and so the debt
will non be recovered.

Despite there facilities, if a debt does remain uppend, the

Bair al Mal (Pablic Treasery) will stand security for each debtor and the plant to pay off ins debt. Further, supposing the debtor dist sinclovest, even then Bair-al-Mal will essuare the district pay in debt. For these reasons the affinent will alseliny to pay in debt. For these reasons the affinent will not find its bair about put a needy one find its plant and and unpleasent to level theory to a needy

not find it as hard and unplement to fend thoony to a noody neighbour as they do under the current system. Even then if suyone fails to raise a loan in his own neighbourhood or community, the door of Bait-ul-Mal will be open

for him. He will easily secure a loan from her. It should, however, he bome in mind that areking loan from the Ball-ulMal is the last resort. In Islam, it is the duty of every citizen to lend money to his fellow-citizen in need and it is the test of a community's social health that its members should personally feel and discharge moral obligations such as this.

If the resident of one locality fails to obtain credit from his neighbours and is constrained to seek a loan from the Batt-ul-Mal it is a clear symptom of the moral ill-health of that locality. Hence whenever an application for foan arrives, the Bait-ul-Mal will not only advance the loan, but will at once refer this case to the department of moral reformation which will immediately focus its attention on the locality whose recidents did not belp a neighbour in need. The report of such a case will create the same before and revulsion under a morally pure and upright system as the incidence of cholers or plants does in a materialistic society.

Yet another form may be adopted in Islamic systems for the supply of credit for personal needs. The legal rights concered to employees should latered a right to seture a loan from the employer (Business Firms, Trading Companies etc.) under extraordinary need. The Government generous loans. This should also grant this right to its employees and advance them matter does not have only a moral aspect. Its economic and political importance is as great as moral. By aspplying an interest free loan to your engloyers and labourers, you will not only perform an act of vision but will remove one of the biggest only perform an act of virioe has will remove one of the biggest causer of anxiety, perplexity, morey, physical anguish and meterial ruin among your workers. Protect than from calampiles and anxiettes; prosperity will increase their capacity for work and satisfaction will immunise them against mischievous doctrines. This type of loss may not show may profit in terms of accounts but it will be sufficiently clear to an enlightened mind that for the society as a whole and for every financies and factory owner individually, as well as for every economic and political institu-tion, its profit would be greater in value than interest which is being axacted due to footish short eightedness under the present

materialistic system.

Credit for Business

Let us consider the loans which businessmen so aften need to rause. At the present time the businessmen either take short-

teen loans directly from the Bushs or each Bills of Erchenge. It not care the Bushs charge and the faltered. Note the Bush charge and the faltered. Note the bush charge are an indispensable bushsensors for the faltered, the far article is the bush charge and the bush charge and the statement of the statement of

The question, however, is that why should a Bank which resives interest free dependits and business accounts uncounting to hundreds of thousands of rupes, not advance interest-free jeans and honour Bills of Exchange? If the Bank dones met voluntarisy ager, it shall be bound by

is to provide this service to the customer. This service should be part of the duties of a Bank. In Ear, the deposit accounts of businessees above will be adequate for approach. But I made be, the Bank can also drew apon color than any rate it is a quite reasonable principle that in who days also the color provided to the part of the point of view of over-all economy that businessees thould be what for a first provided the provided control of the provided that it was the point of view of over-all economy that businessees thould be what for a first preservice to come for correct access.

As for the question: If the Bank does not charge laters at on its transactions how will it succet the cost of operation?

The enswer is that since the cuties emount in its cutrent.

The curvet is that since the entire smount in its cutrent accounts will be interest fee, it would not be a joint bargain for the Bank to advance temporary lease out of that amount, for the profit it will earn from these credits will far exceed the expenses of catabilahnent. However, supposing this is not fessible, the Bank can justificably charge an dequeue monthly

b. The is the army metales for which is Manue (agt, the term network used: Bostonessee delikations of the term network used: Bostonessee delikations of the term network uses that, often take both supplies from each other one accounts as the manue for the change of the creditor with the control of the property of of the

RODRORGE SYSTEM OF THEAN or quarterly fee for these services from all its business account. holders The account holders will find this fee less costly then interest,

so they will readily accept it. Credit for the Non-Productive State Expense

The third important head refutes to those loans which the Government has to raise to racet emergencies, non-productive

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national expense and for the purposes of war. Under the current financial system money for all these purposes is obtained as interest-bearing losu. But under the Islamic fiscal system it would be quite possible for individuals and organizations to pile us voluntary densitions so soon as the Government announces its need, for the proscription of Interest and establishment of the system of Zaket will result in such general prosperity and satisfaction that it will be no great burden for the people to hand over their savings to the Government. If such donetions fall short of the Governments' need, it can sak for loans, and the neonic will advence charitable toans with an open heart. Sunposing the money so collected still falls short of the expense, the Government can resort to the following means: (1) It can use the Zakat and Khuma.1

(2) It can demend on loan certain portion of all cash deposits in the banks by an ordinance of State. This right of the Government is at valid as its right to enforce conscription or its right of requisition of private buildings, motor vehicles and other property.

(3) Fix ally the Government can meet its need by printing additional currency notes which in fact, is just another form of raising loan from the citizens. But this is absolutely a last resort to be taken in unavoidable

circumstages, for its evils are far too many. International Loans Let ut consider International Loans now. It is quite clear

1. After decotes the lifth of property which is given to the Bail-ut Mail or Public Treasury.

that in the present significant world we cannot expect to raise an interest free load in the interestional market to meet our national needs. Our sutmost endeavour should be to avoid incurring any external debut, at least till the sime when we present a model to the world of how a nation can extend interest free loans to be naighbours.

As for advancing leasts for other astions, every exhibitened, reader who has good between the foreign discussion with tracelly admit that if come we gird ap one loins and catalains a pure discally such makes the least the superscions of least and or parameters and opportunities of the foreign and the least an

It is not merely a dayticism. The truth is that even to day calightened made are concerned at the adverso effects of interest bearing international lowes on world politics and economy. If the affinent countries foreside their present policy and use their surplus wealth in a slacere and considerate effort to help the backward countries to steed on their own feet, the world will envy double botus.

Instead of the siding steasion in the field of international positions and culture world relations will be marked by growing amily and finedably. From the commonlic point of when its would be far more profitable to de business with a comparatively prosperus country rather than such the life blood of a miterable and bunkrupt country. Economic thinkers are converging on this post and many share already cytoprosed these

SCONDING SYSTEM OF INLAM ideas. The only thing that needs to be done now is that a wise nation should take the initiative, suppress interest in its own

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home and press forward to expel this avil from laternational commerce. Prevision of Capital for Productive Ventures. Next to the financing of leans, let us now look into the

financing of business in our projected system. In this connection, as I have biated above, the suppression of Interest will close the door of investing money at a fixed rate of profit without labous and risk, Similarly Zakar system will cosure that the people do not hoard money and sit fight on their coffers. Furthermore, under a real Islamic Government the people will no longer find it fassible to dissipate their aurplus wealth in immoral pursuits and extravagance. So the ecction of people who possess surplus wealth will have to adopt one of the following three courses :

1. If they do not seek additional income they may spend their eavings on public welfare works. It may take two forme. They can either undertake welfare work on their own or give donations or gifts to a national orasulzetion. They can also offer their wealth with selfless and sincere feeling to the Islamic Government. which will invest it in productive schemes, social development and public instruction. The last-mentioned head of investment will be especially preferred, provided that State administration is in the hands of persons in whose integrity and wisdom the general public has full faith. In this way huge amounts of capital will be constantly available to Government and other collective organizations for national projects; and works of progress and development, and what's more the people will not be burdened with taxes for the repayment of even principal amount, let mone interest or profit

2. If they do not seek additional income, but wish to preserve their surphis wealth for their own use, they should deposit it is the Bank which will not receive it as trust

but as foun. The Bank will undertake to return the money on demand or after a fund period. At the same time the Bank shall have the right to invest this money in business and earn profit on it. The Bank will not pay any oction of this profit to the depositor. The

Bank shall be the sole owner of this profit.

Iman Abe Haufis (Allah be pleased with bim) ran his
business largely on the Islands principle. In view of his
integrity and extenoriansy good-will the people depositof their money with him. The Iman did not take this
money as trust but as foles and invested it in business

Econcy as trust but as toan and invested it in counters the bigraphies report that when his accounts were checked on his death, it was found that his business registal included server dishmans deposited with him by the people in accordance with the above-mentioned principle.

Jalantic rule forbids the trustee to put the trust to per-

comit use, but if the article post in trust with him is lost ur waited, he is not beld liable. In contrast to this if the same article is given to him as lean, he has the right to use it and sam profit on at. He is, however bound to repay it at the agreed time. The Banks can follow the same scheme (orday.

3. And if they intend to earn profit on their saving, they will have just one option i.e. to invent their supital through Government on the basis of proportional partnership in profit and least.

nearchip as profit and loss.
If they wish to invest discretly, they will have to notice
the terms of partnership themselves, and these terms must
by las fax the ratio of their share in profit and loss.
Partnership in joint stock companies would take the
form of simple purchase of shares. Bonds, Debantures,
and other similar forms of partnership, which yield
a fixed amount of facoons for the baver from the com-

partners in any profitable scheme launched by the Government. For instance, if the Government prepares a project to build a Hydraulic project it will announce the scheme and invite public participation in it. Individuals, organizations or banks which lovert in the scheme will become partners with the Government and will receive share of the profits from the project according to an agreed ratio. If the project runs into loss, they will share the loss with the government according to the named ratio. The Government shall also have the option to buy public shares gradually by phases, till in a period of forty to fifty years the whole project comes under the State ownership. But as in the current system, so in the Islamie system also the most practicable and useful course for the people would be to invest through Banks. Hence I shall explain this course in some detail so that the people may get a clear picture of the Banking business without interest and how the people wishing to ears profit would be able to benefit from it.

Islemic Form of Backing

The discourse of Banking th my book The Interest makes it plain that the Banking business is, by no means, wrong or unlawful. Actually Banking is one of those numerous institutions reared by modern civilization, which are important and useful, but have been corrupted by the admixture of an evil element. In the first place, the Bank performs such lawful services which are both useful and indispensable for a civilized life and commerce in modern times. For instance, each transfer and navment from one place to another, facility of international husiness." transactions Lockers for valuables, letters of credit, traveller cheques, demand draff, arrange sale of company shares and many Agency Services which relieve a busy man of many a burden against nominal commission. These facilities must however continue and the establishment of a permanent institution for the provision of these facilities is quite essential.

Again It is extremely beneficial and necessary under present conditions for the Business. Industry, Agriculture and other departments of culture and economy that the scattered surplus

wealth of the society should be puoled in a Central Reservoir from where it may be amouthly channelled to all sectors of life, whenever where it may be amouthly channelled to all sectors of life, whenever and wherever the nod arises. Release this scheme is very enumerant for the common RED with some money saving as it can spare blm the trouble of sarching out groundsale opportunities of invast ment. He can deposit his memy in a Central Reservorr, which would invest it in productive projects and distribute the profit among its account holders. The administrators and workers of a bank, by virtue of being constantly engaged in the managemust of Finance sequire an expertise and wisdom in this field. Interest which has inverted all them virtus and benefits of Banking into views and destinates per first which society. Along with this mother sover of evil his cept into Banking is, we then gain which the mother sover of evil his cept into Banking is, and the cept into the cept in even the bankers

Those who fact that the dimination of laterest will step the own of money is obtain as we some. They think that without the incentive of laterest, the prople will stop depositing their surplanmone; in the Bank Well Bhis is not tone. Listed of laterest, there will be the incentive of profit. Since the rate of profit rounds to mercrian and undirectly the largest differ profit rate falling believe the interest rate would be openful by an good as chance the state of the profit rate falling believe the interest rate would be openful by an good as chance in the state of the profit of the p

212 abolition of Interest as usual-may since the supression of Interest

will give an impetus to business, increase the chances of employment and of incomes, hence the quantum of deposits in the banks would increase. The banks will not be able to invest the money deposited in current or savings accounts in profitable projects as at present. Hence these amounts will largely be used for two major purposes : one, for daily cash dealing ; second, for extending short tarm loans to basinessmen and encashing Bills of Exchange without charging interest. As for the long-term and fixed deposits it will necessarily fall into two catergories, one, whose owners deposit it for safe-keeping only. The Banks will invest this money as losn in business as explained shove.

Secondly, the money whose owners wish to invest it in busipess through the Bank. Instead of keeping this money in trust, such hank will

execute a deed of partnership with the depositors. The Bank will then invest this repitel along with their other deposits in business, Industrial and Agricultural projects, as well as in profitable schames launched in the public sector and state anterprises This on the whole will catall two stopendous advan tages. Firstly, the interest of the Bankers will become one with the interest of the business, and financial support to business will always be available according to need. Thus the causes which bring about periodic economic depression in the presentday interest-ridden world witt atmost disappear.

Secondly, the financial expertise of the bankers and the business and industrial scames of the entrepreneur, which appear at loggerheads to-day, wilt coalesce and cooperate with each other and this will be beneficial for all sides. After deducting the cost of operation, the Banks will distribute the profits earned through these sources among the share-holders and the account holders according to a fixed ratio. The only difference will be that, under the present set-up, the dividends go to the share-holders of the Bank and the account holders get luterest only, while after the abolition of Interest, both will there in the dividend. Now the account-holders get a fixed rate of

interest, but under the new system as fixed rate will operate. The profits high or must, will be desirabled in proportion to investment. The risk of loss and inactivency, thus, will be no investment. The risk of loss and described risk of loss and processor of unbinding the proper As present risk of loss and processor of unbinding the property of the Back. Under the even seems they will be a kinearly by reasonableders also. As for experimental that the capital which is drawn into the Back by the insensity of process, which is drawn into the Back by the insensity of process of the processor of t

The Saidul-Mai or State Bank thould take to hand all functions concerted with Cresteal Banking. State control and discipline should be enfounded on the private Banking in the said as to prevent the Bankins from taking undue advantage of their monotary strongh. Having good through the bird state of the interest from taking undue advantage of their solutions of their said of the said the said of the s

ECONOMIC AND INDUSTRIAL LOANS FROM NON-MUSLIM COUNTRIES!

Question. In the present era when no country can develop in isolation from international community, will the I slamic Govern-ment totally ban the flow of all economic, military or technical

aid from foreign countries tied with certain rate of interest and the raising of interest bearing loans from the World Bank? Again how can the tremendous gap between advanced coun-

tries of the West and the Middle East especially the Muslim countries in respect of material, industrial, agricultural god scientific progress be filled?

Or how can the gulf between the baves and have-nots in

this atomic age be bridged?

Purther, will the Banking and Insurance Sector within the country be liquidated ?

What system can be devised by I tothed to provide some way oul of Interest, Commercial standing (Pagri), Profit, Brokm's

Commission is sale purchase Isaasactions and Good-will? Can the Islamic countries negotiate any leans among themselves on the basis of interest or profit or any sort of gain.

Answer. Never in history has the Islamic Government adopted a policy of isolation from aog-Muslim countries, nor will it to-day. But borrowing does not mean importuning toans on their terms. This sort of relationship with advanced countries has been adopted only by the joert regimes of today. Whenever a real lalamic Government is established an a country, at will strive for the worst uplift of its citizens before working for their material progress. Maris improvement implies that the rulers, the administrative services and the common citizens should imbibe the virtues of faith and bonesty, keep duty above their tights and stake their life, property, time, labout, energies, everything for the achievement of a lofty goal Further a relationship of mutual trust and confidence should subsist between the people and their rulers, and the people should bonestly feel that the Government is actually working

I. Adopted from Terfernes of Chairs. November 1941

would be no cond to borrow money on interest from others. The people will pay the taxes voluntarily and without fail and the revenues will be spent entrely no columnst development. The process of collection and spending of taxes will be free (tom majoractices. Still if the Government needs to rese a loss, the nation will meet a thair part of the requirements by way of voluntary contributions, a sizeship notion in the form of interest-free loans and a part of it on profit-sharing basis. My assessment is that if an experiment of falamic principles

te made in Pakislag it will soon be in a position to offer loans to others instead of begaing others for loans. Supposing we do face an independeble and to raise up interest-bearing lose from abroad, that is, when our need is pressing and the capital resources at home usenot be mobilised, we can then bottow from foreign actions on interest. But even then there would be no justification for continuing usurious

dealings at home. It is feesible to ban Interest inside the country and the epilia Financiai System can operate without luterast. I have already established in my work on the Interest that the banking everem can run on profit churing basis tathel then interest.

Similarly, the Insurance system can be an amended as to obtain all the herefits of fireurance without resorting to un-Islamic methods

Brokerage, Profit, Pagri (Benefit of Commercial Standing) Commission or Good-well, at have a reparate position in

Shariah. When the Islamic State is established, their respective positions will be reviewed and either the status que will be majotained or necestary amandments will be introduced. Such a work will have to be done by a Commission of Scholers of

Sharush and Economic Experts.

The Nature of Zakat and its Rules¹

Nest to Salat, the principal pillar of Islam is Zakat. Since fasting is commonly mentioned next to Saist, in the order of worships, so the people generally consider Fasting as the second most important article of fairb in Islam after Saist, Yet the Holy Quras reveals to us that next to Salat, Islam assigns the second most important position to Zakat. These are the two principal pillars upon which the edifice of Islam has been raised. Islam cannot stand upright if these pillars collapse.

The Meaning of Zakat

Zakat denotes purity and cleanliness. The allocation of a portion of one's wealth for the needy and the poor has been termed as Zakat for the precise reason that this purifies one's wealth as well at one's soul. The person whom Allah has given wealth and he does not pay out of it the right of Allah's people, his wealth in impure and with it his soul is unclean too, for his soul is filled with ingratitude.

He is so stingy, so selfith, so money-minded that his heart aches at discharging his obligation to Allah Who favoured him with wealth more than his real need. Can this man be expected to perform any virtuous act in the way of Allah? Will be offer any sacrifice for the sake of his religion and faith?

This man's soul is unclean and his wealth which he accumulates in this way is impure,

Precedent of Prophets (peace be on them) :

Saying of Prayers (Salit) and payment of Zakat has been

I. Adapted from Class (Khuther)

invariably enjoined upon the followers of all the Prophets

(peace be on them) since ancient times, and the religion of Islam has never been devoid of these two tenets during the terrors of any former Prophet (peace be on him). After mentioning Hadrat Ibrahim frence be on him) and the Prophets descreeding from him, the Holy Ouran observes:

"And We endowed them with feadership who suided others by our command, and We also enjoined them by Revelation to do sightcoon deeds and establish Salit and nav the Zaket and they were worshippers of Us slope."

(Al-Aphia : 73) In reference to Prophet Issual) (peace be on him), It is affirmed :

"He enjoined his people to offer the Spiat and give the Zakat and His Lord was well-pleased with him." (Mary: 54) Hadrat Musa (peace be on him) offered his prayer on bahaif

of his pennia : "Lord, bestow upon us the accodensa of this world and of the next." Do you know what Allah charged in mply? Allah answered:

"I smite with My Publishment whom I will, and My merny ambraceth everything therefore I shall ordain it for those who refrain from disodedience, pay Zakat and heliave in Our ravelations." (Al-Aref : 156)

Orders of Salat and Zakat were simultaneously issued to Hedrat Isa(ceace be on him) also who was the last Prophet preceding Hadrat Muhammad (seace and blessings of Allah be on Him).

"And (Allah) bath made me blessed where-so-ever I may be, and hath enjoined upon me Sulat and Zakat so long as I comein alme "

(Mary : 31) This shows that Irom the very beginning the religion of latarn in the tenure of each Prophet has been raised on these two main pillars, and never has my God-fearing people been exem-

pted from these two duties. Now see how these two duties have been juxtaposed in the Shariah of the Holy Prophet (peace and blessings of Allah be on him). The opening verses of the Holy Ouran are these:

unto those who are God fearing. Who believe in the museen, and establish Salat, and, spend

of that We have bestowed upon them." (A)-Bagarah : 2-3) Again it is affirmed :

"Such people are on the right way from their Lord and such are truly successful."

In other words, the people who are devoid of faith and do not observe Salit or pay Zakat are neither on the right way nor can they be truly successful.

Continuing with our study of Sura Bagarab, wa find another iniunction a few pages shead :

"Fatablish Salas, nav Zakat and how before me with those who bow (down) i.e. in congregation."

In Sura Taubab Allab orders the Muslims to wast war against the infidels and the polytheists and these injunctions continue in several Ruku's. In this context, it is observed :

"But if they repent and establish Salat and pay Zakat

then are they your brethren in religion (Taubah: 11) That is, mere renunciation of infidelity and polytheism and affirmation of faith is not enough : the proof of senuine renunciation of infidelity and polytheism and testification of faith lies in the practice of Salat and payment of Zakat. Hence if they prove

their declaration of faith by deed, they are your brothers in faith. otherwise do not take them as your brothers, nor cease fighting against them.

SIGNIFICANCE OF ZAKAT IN COLLECTIVE LIFE

The Hely Qurea Geography refers to Tokks and Sadoger (Chafrins) by the words of the p₁, dull which means "to spead in the way of Albah." In some places it is the salo time observed that whethere one spead in the way of Albah as close to Albah and Albah becomes your others. In the sale to Albah and Albah becomes your others. In the sale to Albah and Albah becomes your others. In the sale to the sale and Albah becomes your others, and the sale of Albah and He will not the sale of Albah and Albah and He will not the sale of Albah and Alb

It the Lead of the Lack and the Heaven (may list types and dependent upon your Does that Holly Being need to reven being from your Does that Holly Being need to reven he from your Does that king of kings, the Lead of Indiais treasure, offert against groun you for His work and I'd His Bootary that you switch. It is His Doesary that you switch. It is His provident to the His Bootary that you train he had not have been a support to a will locality. It would not have been he had been to be millionative. It is dependent upon Hos Favour value it as made in the current of more. What mend had been he favour value is a media the former of more what me had been he favour value to make the man of the control man of the second man of the control man of the

In fact it is yet another aspect of file Beneviert Majniy. It is that it is yet another aspect of file Beneviert Majniy but He task you be reported for your one good, your own witten, your own asks and says that this aspending is 16 My way, for a lower Majniy. It is made to the contract of the contract your actions and says you can be read to the contract your action and says you can be read to the contract of your actions you will not the contract of your for this act. I will give a section will not be the favour. Wherever easitizes you we active your contract you will not the favour. Wherever easitizes you can be read to the contract you will not you you will not you will n

Extend loans to your distressed brothron and charge no interest, nor herass sheer. If they cannot repay, do not move the Court to imprison them or lasse a warrent of attachment of

their bousshold effects. Do not reader their families honeices. Not they, but I own you the oldes. If they seture the principal, I will pay the interest on their beath, Not I they cannot be principal, I will pay the interest on their beath, Not I they cannot be principal, and the principal and the p

As you know cruelty and ignorance are ingrained in human nature. Man is short-righted. His vision is not broad. He is small. He is seldom swayed by lofty and sublims ideals. He is selfish, and cannot even hold a broad concention of الله الإنسان من عول . bis own interest. Man is impetuous too. He wants quick result and speedy profit in every enterprise. His vision does not extend to long term results, and me for the profits on a larger scale, the profits which eccuse over a longer neriod, he perceives them seldom or dom not at all. This weakness is natural to man. Due to this weakness, he looks to his own interest in everything, an interest which is small in scele, quick and tangible. He declares himself as the sole owner of what he has samed or inherited and does not like any body to share it He believes that this fortune has no other use than to meet his own perds, according to his own wish and to buy him case and pleasure, or to be expended on a scheme which is likely to yield quick and tangible dividend. He spends to increase his wealth or augment his comfort or at least to gain publicity, reputation, preside, honour, position, authority and fame, Why should be part with his wealth, if he sees go promise of any of these coveted ends? Why should be care for the ornhan in the neighbourhood who is starying to death or loading about ? The orphus had a right on his parents, who should have provided for him in the form of Insurance or something. What if a widow in his community is ching out a miscrable life ? Her deceased husband should have done something to secure her future. What is it to him if a way-farer is wandering about helplessly? Why did the fool not provide hinself with sufficient means before starting on the journey? Let the poor and afficted fellow endure his hard existence.

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Let the ploor and afficied fellow column his birth calcitions and column his birth calcitions are not to have an affirm in to make it should fell the plant of the

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What are the occrequences of this outlook? The obnex—
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tituapph, morality decides. Prople receive to crimes in order
ones, that the quencesses. Enably, they take to general levy-

ROOMING EVENTAN OF SELEN tenness. Riots break out. The rich are liquidated; their homes and properties are pillaged and set on flames. The

177

capitatus class is thus wired out of existence. If you needed over it won will realize that in fact the wellbeing of each individual is dependent upon the welfare of the society to which he belungs. If you lay out your wealth, its circulation shall assentiably result in its return to see with several bonefits. But if you are narrow minded and hoard your wealth or use it for your own needs only, your wealth will progressively distinish in value. For instance, if you bring up an orphup and educate him and thus help him to become an earning member of the society, you in fact add to the wealth of the society. Obviously you will share that social prosperity thus enhanced, though you might never know. by way of calculation, how much have you actually gained from the productive labour of that particular orphan whom had you helped. But if you adopt a selfith and narrow attitude and say t why should I help him his decreased nersons should have made some provision for him, the orphen will become a helpless, worthless vagsbond. He will naver acquire sufficient skill to contribute to the wealth of the society. It would be a small wonder if he drifts into the criminal world and one day burgles your own house. That many that you have not only wasted an individual by letting him loose le the world as a useless bum and a faw breaker, but have also done a positive disservice to yourself. On the soulogy of this example, if you look at the matter in a wider prespectwe, you will tealize that the individual who selflessly spends on the welfare of the society, apparently lose, money, but in fact his money grows and gathers more and more value while so ejiculation, till it returns once more to his nocket along with several beneats. And the man who adopts a selfish and narrow view and hoards money and does not spend it on the welface of the anciety, apparently saves money or increases it by lending it out on interest, but as a matter of fact he decreases his wealth by his own folly

and brings ruin upon himself. This economic law has been described by the Holy Quran in the following words

"Allab baib hilghted usury ned made along giving fruitful".

(Al-Baqaraia: 276)

"That which you give in usury, in order that it may no reac

"That which you give in usury, in order that it may increase on (other) pospies' property hath no increase with Allab but that which you give in charity, seeking Allab's contendor, hath increase massifold." (AP.Room: 39)

But shorted phasterors and ignorance prevents may four expensing this two end entities in exceptione with it. Meet it governed by his sense. The owner in his peckets it guippels, to governed by his sense. The owner; in his peckets it guippels, to min. The profit believes in his fedges in the sure modes for him of his feorithms forence. But the mosty that post out of his hand is not visible to ham. He have each just such and such horse and at what case and when it will setted to his with added to the contraction. He have each just such and such manner that the contract has been as a series of fat of the present of the importance of the importance of the importance of the presence of the importance has sever on fat for any of the housest peculiar vision. The photometric is always the On the one sade is the Capitalist world where the analybusiness of Jill is another to the factors of followed.

On the one note is the Capitalita wolf wheat the audity business of M is another on the factors of interest and deather demonstrated of weaths, problems and bardeling and capitality and the second of the second o

In His Sharis, as a role, Allah sesses a general jojanetion to perform acts of piety and welfare, so that the peuple should adopt humanitarian ways in their every dey lives. Next some specific form of doing good is laid down, so that the people chandle strategisty addrect form.

The same is the case with Zakat, There is a general rule saweli as a particular direction. On the one hand we are exhorted to shug steed and stineiness. for this is the most cause of many evils and the main course of sins. We are enjoined to follow the moral law of Alleh, Who is showering His biessings and favours moon His countless creatures, though He owel nothing to enyone nor has anyone the elightest claim upon His favour. We ere ditested to spend in the way of Allah to the maximum to save as much as we can space from our needs, and to faill the wants of the poor and the neady out of these savings. We are tanuired not to space life, nor wmith in the service of the cause of Allah or in proclaiming the word of Allah. If we love Alieh, we must sacrifice the love of wealth for His love. This is a general direction. Side by side with it is the specific order that if you accumulate this much amount of wraith you must spend at least so much portion of is in the way of Allah and if the yield of your land is the much, you must donate at least so much share of it to Allah.

Agein just as by making a few Raksate of Saist obligatory, it is not meant that you should remember Alish only while

not mean that only those people to whom this prescription applies abould honour it and those to whom it does not apply should tighten their purse strings. It also does not business that the wealthy should speed in the way of Allah only apto the prescribed tate of Zaket and repulse with score any

needy person who comes after they have paid out their oblinature donation. Or avaid other occasions to serve religion on the pratast of having already ashausted their Zukat fund. Prescription of Zekat ar an obligatory daty does but mean so at all. What it really means is that if is the minimum care to be spent to the way of Aliah by each wealthy individual but

if he has the means to give more, he must do so.

THE OFFICE OF ZAKAT Allah has issued infunctions about Zaket at three different

places in the Holy Ouran : In Smah Ramarah it is suid:

"O ve who believe I apend of the good things which ye have earned, and of that which we bring forth from the earth for you." (Al-Bacarab : 267).

2 And In Surah Annam it is stated that We have raised gordens and crops on the earth for you. Hance

"Eat ye of the fruit thereof when it fruiteth, and pay the

due thereof upon the barvest day." (Al-Aussm : [41) Both these verses are salated to the produce of the land. The Hand Jurists hold that apart from natural growths such as

word, or grass or reed, all other things which ore produced by attificial means such as corn. Venetables and finit are subject to Allah's due. It is recorded in the traditions that Allah's due in the

produce of the barani lands (rate irrigated lands) at the rate of 10% and in the yield of the land which is itrigated by, manmade devices, he is 5% which is payable simultaneoutly with the cutting of the harvest.

. Next It is said in Sura Taubah :

"They who heard up gold and alver and spend it not le the way of Allah, state them give tidings (O Muhammad) of a asinful doom. On the day when it will all be heated to the fire of hell, and their foreheads and their flanks and their backs will be branded therewith (and it will be said unto them) : Here is that which we boarded for yourselves." Now taste of what we used to hourd." (Taubah : 34-35). "The alms are only for the poor and the needy, and those

who collect them, and those whose beauts are to be reconciled, and to free the captors and the debtors, and for the cause of Alfah, and (for) the way facer; a duty loposed by Allah. Allah is Knowar Wite" (Al-Taubet : 60) Next it was observed :

"Take alms of their wealth, wherewiththou mayest purify them " (At-Taubah : 103). and augmented remains unclean until the prescribed portion of it is spent in the way of Allah. The only form of cleaning it is to set saids Allah's share of it and pay it to His people.

Tradition reports that whose the marging of severa ratribution against boardets of gold and silver was revealed, the Muslims were sorely perpleted, for this actualty implied that Muslims should not save a dicham out of their cardiags but should sound

ic =11 Finally Hadrat Umas (Allah be pleased with him) appro-

ached the Haly Prophet (peace and blessings of Allah he on him) and apprised him of the prople's perplectly. The Holy Prophet (peace and blessings of Allah he on him) observed: "Allah has made Zakat an obligatory daty for you so that the rest of your wealth should become pure and is ufuj for you."

Hadrat Saced Khudri (Allah be pleased with him) has reported a similer tradition according to which the Holy Prophat (penca and hierslars of Allah be on him) observed: "When you have paid out the Zaket from your weatth, you have discharged your obligatory daty."

The verses quoted above reveal the order regarding the Zakat on produce of land and accumulated wealth in the form of gold and ativer only. Traditions, however, contain injunctions of Zakat on mercantile goods and camels, cows and goats. The taxable amount of silver is Dithum 200% or an approximate

weight of 521 tolas. The taxable quantity of gold in 7½ tolas.

The taxable number of causela is 5, of goats 40; of cows 30, and mercantile goods are taxable when their value is equivalent

to the price of 524 toles of silver.

Any body who accumulates wealth over and above the prescribed limit is under obligation to pay 1/40th portion of

his wealth as Zakat. As for the gotd and silves, the Hanalites hold that even if the quantity taken separately does not come up to the taxable

tevel but to aggregate trackes the taxable leval of any one of these, the payment of Zakut becomes obligatory. If gold and illver are in the form of ornaments the payment of Zakat on them is obligatory according to Hadrat Umar and Irri-Massod (Allah be pleased with them). Inam Abu Hanifa (Allah be pleased with bin) has adopted this opinion. Tradition records that the Holy Prophet (pasce and bleasings of Allah be on him, and two women wearing gold bangka and alred them:
"Do wen may Zhatr an them." One of them reoling "No."

whereupon the Holy Prophet (peace be on him) said to her, "only you like to be made to wear hangles of fire on the Day of Judgmont instead" "Smillsty Umru-labine (Alinh be pleased with her) nerroted: "I had an ankies of polf. I taked the Holy Prophet (peace be on him) in Zakat dut on h?" He (peace be on him) observed; if the value of the pold used in it comes made by green'the like the prophet of the pold used in

is come up to the prescribed limit and Zakis has been paid on it, then it is not just (i.e. impure holding). Both these traditions establish that even when gold and silver are in the form of ornaments, payment of Zakis on them is obligatory for they are in the form of prescribed the payment of the payment of the form of ready money. However no Zakist is payable on Jewels and perceious atomes.

EXPEDITURE OF ZAKATI The Holy Quran has montioned eight charges on the Zakat fund Their detail is given in Serah Taubah verse 60 as follows:

"The alms are only for the poor and the needy, and those who collect them, and those whose hearts are to be errore ciled, and to free the captives and the dabluss, and for the cause of Allah, and (for) the way-forer; a duty imposed by Allah, Allah it Konwer Wise"

The verse jeys down the heads of expenditure of the Zakat The entegory of people who are to be assisted out of this fund have been clearly mentioned. Apart from this all other heads of express have also been explained. Thus, the verse in fact throws light on the objectives of economic uplift of the Islamio State. The bends of expense mentioned in the verse are briefly explained as under t

1 The term Posts i.e. needy applies to every person who needs economic help for living. The term covers all types of needy persons, whether they have been permanently rendered helpless by physical disability or old ago, or are helpless due to a temporary setback and will stand on their own feet if support is extended to them. In this latter cometry fail the orphane, widows, the unemployed and the people who are overtaken by some emerachey.

2. Masikin refers to all those who beat the attribute of Maskanas i e. poverty.

The meraings of the word Maskanar include humility. helplessness and disgrace. Hence Marakin are those who see in a wor-e condition then the needy persons Explaining the word Mirkin, the Holy Prophet ; peace and blessings of Allah he no him) held those people as especially deserving help whose means are short of their needs and are consequently extremely hard-unbut their self-respect restrains them from begging, and their cutward appearance does not reveal their actual mitery to others

A Tradition explains this as follows:

Mukin is he who does not get provision according to his bare need, not can be be identified as such to be considered

for help por does he stand to beg." In other words he is a noble soul stricken with economic

poverty. It is the duty of the pions people of the society to identify and extend support to such Marakts living around them. 3. damileen . . . dale means the functionaries whom the

Government employs to collect, preserve and distribute the revenues of Zakat, and to maintain their accounts Such functionaries though they may not be Fazir or Miskin their salaries are to be charged on the Zakat fund. These words and the words of the Surah Taubah verse 103 مَدْنَ آدُونُهِم صِدِقَة establish the point that the collection and distribution of Zakat is one of the duties of the Islamic Government.

It is noteworthy in this connection that the Holy

- Prophet (peace be on him) had declared that it was unlawful for him and hee family to receive anything from the Zakst fund. He (peace be on him) himself performed the duty of collecting and distributing the Zakat always without any compensation what soever and laid down the rule for all the Hashimites to perform this service only honorarily. He (peace be on him) decreed that employment to this department on salary wes notawful for Bani Hashim. If the wealth of an Hashimite was taxable for Zakat then it was his duty to nay Zakar, but should he be poor, needy, under debt or a traveller it was forbidden for him to take Zakat. It is. however, a most point whether a poor Hashimite can take Zakat from an affluent Hashimite According to Imam Abu Yusuf he can take it. but the majority of the jurists do not agree with him.
- Muslin fatul quith are the people whose hearts are to be won to side with intam;
- The purpose of this order is to pay permanent subsidies or temporary grants to the following caregories of people in order to win their support and cooperation for Islam, or to secure their loyalty or at least to neutralize their opposition :
 - t. Active enemies of Islam who may be appeared by grants

of money.

Infidels who may be lured from their camp by occuriary

award and made allies of Muslims.

Preth converts to litims whose previous hostility was so ferce or whose juscent weaknesses are such as to raise apprehension that, if they were not given floatorial aid, thay would relapse too infective.

On this head, expenditure may be made from the etherpoint of wait or other remains or if need be, funds may be drawn from the Zakat. As regards the people of this extegory there is no condition that they should be poor or destitute in order to qualify for autitance from the Zakat Park from They are extitled to nearly a symbol from Zakat even if they are waithly.

It is amount lished fact that, in the time of the Holy Prophet (pance and blessings of Allah be on him), several people were paid subsidies and grants in order to appears them.

There exists, however, a difference of opinion as to whathat

this hand of expenditure was maintained after him or not.

Imam Abu Hanifa and he companions are of the view that

from the time of Hadtat Abu Sair and Hadret Umat (Allah be from the time of Hadtat Abu Sair and Hadret Umat (Allah be plazzed with them), this head of expensions stands sholished. Hance it is unlawful to pay any aid or great for the appearement of such alexents.

Imam Shaffi holds that July (wavering in faith) Muslims may be paid from Zakar suchequer in order to conclude their

hearts, but not the infidels.

According to certain other Jurista the share of مواقعة الغرب إلى المامية الغرب (those whose hearts are to be won over) in the Zakat stands

(those whose hearts are to be won over) in the Zakat stands valid, if and when the need arises.

The Hanati school exits the fellowing example 10 18 support

The Hansti whool ciris the following example to its support that Oppin is to Hinn and Aqué hin Habir spilled to Hadrat Abu Batr (Allia the pleased with hing) for the grant of a particular pance of least after the densies of the holy Prophet (seest and blessings of Ashb be on him). Hadrat Abu Batr (Allia the pleased with him) gove them a written order of allotinent. The two allotions then made a bid to make their sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sidtement more suttenties and said it endowed by some other sides and said it is said to be sufficient to the said of the said it is said to be sufficient to the said of the said it is said to said the said of the said of the said it is said to said the said of the said of

prominent companions. However when they brought the allotment order to Hadrat Umar (Allish be plaased with him) for cadorsement, he read the order and tone it into pieces in their presence, saying, "The Holy Prophet (peace be on him) no doubt used to pay you subsidies in order to appears you, but that was the time when Islam was still in danger. Now Allah has made Islam secure from the menuos of people like you." Oarnia and Agra' went to Hadrat Abu Bake and complained against Hadrat Umar. "Are you the caliph, or Umar ?" they taunted. But neither Hadrat Abu Bakr took any potice of their complaint against Hadrat Umar nor did anyone else among the companions expressed any disagreement with Hadrat Umar's viaw. On this ground the Hanada conclude that when the Mustims grow in number and gaited strength to stand on their own feet, the reason for which an affocation in Zakat was made for the appearement of bostile elements virtually disappeared. Hence by consensus of the companions this head of expenditure stands abolished Imam Shafi'i (may Allah show him mercy) argues that a

precedent of grand from Zakat Exchanger to appear the in-fidale cannot be proved from the conduct of the Holy Prophet (peace he on him). All the instances to be found in Hadith prove only that the Holy Prophet (peace be on him) made grants to anneaut the insidels from the applies of war and not out of the Zakat exchequer.

In my view the correct position in that there is so valid those whose) مولفة الظوب the share of مولفة الظوب hearts are to be won over) in the Zakat exchaquer for good. There is no doubt that Hadret Umar was light in his view. If the Islamic Government feels that there is no need to hear any expense for the purpose of appearing snyone, it is under obligation to an one to act contrary to its own onintes in this matter. However, if and when the need arises, the option should be kept open for the lifemic Government to act in accordance with the provision made by Allah under this head of expenditure.

The point on which Hadrat Umar and other companio .

(Aliah be pleased with them) entered into a conseque we; that under the conditions piervaling then, they felt no need to sward grain to conciliate health element. There is so valid ground for seeduding from this case that consequent of the compations had whollbed for good this ked of expenditure which the Holy Quan itself had created for some langortant raligious axeediments.

As for Imam Shaft's opinion, it appears would to be state that who the Government has supple resources from other banks of secretar, it should not draw upon the Zakat content to the Content of the Cont

5. while J. Its spending Zabat for the enactivation of times. This spense hap be unden in the forms. One, when a size has contracted to prachase his freedom from his mater at a hard sun, he should be helped to pay the price of his freedom. In the other form the Zabat money should be insed to menciopiat sizes to general. About the validity of the first of these two forms of espense, there is a obsentions of spinion there two forms of espense, there is a obsentions of pinion the price of the contract of Muhammad bin Sirin, and the Hanafi and the Shafi'i school, while Ibn-i-'Abbas, Hasen Basri, Malik, Ahmed and Abn Thaur consider it less!

6. Delter i.e. Dehnes who, if they discharge their whole the out of their row messes, are few with an amount which is below the limit prescribed for Zukaat. Whether used delters are prescribed for Zukaat. Whether used delters are prescribed for prospectors, in the bits case they are discharge their delt. However, and the second of the delter is the form the Zukat enth-query in order to discharge their delt. However, are of Zukata and it the same than the same carried and the delter delter in the delter de

and reports over any accounted. As in the way of Alph. The physical way of Alph' is general, All relevous ents similed at winning the pleasure of Alah' is general. All relevous ents similed at winning the pleasure of Alah' is general. All relevant to the the Zahar money case be specil in all larde of virtuous nose, Bost the Zahar money case be specil in all larde of virtuous nose. Bost the Zahar money case be specil in all larde of the Zahar money case the Zahar money case be specil in all larde of the Zahar money case the Zahar money case be specil in all larde of the Zahar money case and large of the Case of the way of Alaha, late is, storage and the case of the Zahar money case and the Case of the Case of the Case of the Case desired at calificating the secontar grouns and stabilishing the state of calificating the secontar grouns and stabilishing the state of the Case of the

These who etapse is this straigh, even if they are precess and one to assistance to fall their private needs, are entitled to receive from Zalat eachequer ravvilling acquess, and cost of convariance, weapone, anomacines and other necessities. Similarly, show who volungarily offic their services and time on temporary or permanent about for their service may receiv temporary or permanent allowances from Zalat conclusions and time on temporary or permanent allowances from Zalat may receiv temporary or permanent allowances from Zalat may receive temporary or permanent allowances from Zalat may receive the property of the further points which temporary the temporary or permanent allowances from Zalat may receive the property of the further points which temporary the property of the further points which temporary the property of the further property of the further

the term أب الله الله (strongle in the way of Allah) is bigget and wides than war. If comprehends all endeavours to curb seculation, proclaim the word of Allah and establish the religion of Allah as a way of life, whether those endeavoure pertain to the initial stages of prefelting and propagation or the final stage of was.

8. A baveller, whose he neeth help doring porcessy, will be given help from the Zatal, even though that invaviler be prosperous at home. Some buriet, here, have added the provous that only that taxweller is sentitled to help according to the variety, the object of whose you styl in any isofel. But the Qurni variet, the object of whose you styl in any isofel. But the Qurni variety is the object of the whose you styl in any isofel. But the Qurni variety is the state of the provided part of the provided part

This question is answered in a little detail below :1

1. No osa sena gire Zake in ha falleg or sen. Zake in frem bushead ig viis or vigie versa in availi. On these consistent is a unalisative of opinion among the justime. Some other is a unalisative of opinion among the justime. Some other substitutes the pour responsibility or wha are yout legal beint in Sharint Low, su sho invalid. However, elitant criteries are coulded be receiver. Ant from you, rather they are the consistent of the cons

looking for the deserving candidates only among relatives."

2. Only a Muslim and not a non-Muslim, by

 Odly a Mustim and not a non-Muslim, has a tight to Zekat. Zakat has been defined in Hadith as follows:
 "It will be taken from your rich and distributed among

i. Adapted from تعليات (Khashat).

YOUR OWN DODE."" However, the non-Muslims may be given a share from

general charity. In fact is implausible to ducriminate between Muslim and non-Muslim in general charity, 3. Imam Abu Haqifa. Abu Yusuf and Mohammad (may

Allah show them mercy) hold that the Zaket fund of each locality should be speet on the poor of thes tocality only. To send Zakat from one locality to another is implausible. save when there is an deserving candidate there, or in the case of calemity such as flood or famina, help must be sent to the affected area from the surrounding localities. Nearly the same opinion is held by Imam Malik and Sufven Thaurt (may Allah show them mercy). But this does not menn that

it is unlawful to send Zakat from one place to another.

4. Some of the jurists suggest that a person who has provirious for two means should not take Zakat. Some august that sayone who has ten rupees (125 rupees according to pertain others should not take Zakes. Ber Imam Abn Henife (Allah he pleased with him; and all other Hand Juriets hold that anyone who possesses less than Re. 50% is entitled to receive Zaket. This sam does not include the value of the house, household effectr. conveyance or a servant. In other words a person who has less than fifty rapees over and above all these blongings can take Zakat. There are two distinct aspects to this case. One is legal, while the other is of morat excellance. The attitude of moral excellence is indicated by a saying of the Holy Prophet (neuce and blesrings of Affah be on him);

"Anyone who has provisions for the marriag and evening meal and yet soticits alms from people, anthers fire for himself."

According to snother tradition the Holy Prophet (peace' he on him) seid :

"I prefer that a person should out wood and care his

living than stretch out his hand to beg."

A third tradition contains this saying :
"Whose has something to cat and has the capacity to cate,

it is unbecoming for him to take Zakat."

But this is a lesson of fortitude. As for law, it requires

that an ultimate limit should be fixed upto which a man is catilited to get Zakat. This may be ascertifized from other traditions. For instance, the Holy Prophet (pance be on him) observed:

"The beggar has a right even if he arrives mounted on a ... horse."

A man equired: 'I have ten rupeas. Am] 'Miskin'
(por).' The Holy prophet (Presc be on him) repliad 'Yes'.

Once two men came to the Holy Prophet (peace be on him)
and sked for Zekat. The Holy Prophet (peace be on him)
loaked them up and obtered: 'W you sunt to take it, i will

give it to you. But the prosperous and cloridy people who have the capacity to earn have so share in Zakat."

All these traditions extend the capacity this cover possesses wealth which is below the standard hand for Zakat falls in the category of 1,25 (the poor and the satch). Anyhow it is an

multished fact that only there persons have the right to get Zahat whn are genulouly needy.

I have mentioned the canonial roles of Ziatz. But there is an Important and sectorary point health the which he Muslims have forspotten to-day and to which I wish to draw poor stateding I, a that everything in labra in done within the frintment of a nucleil organization. Islam does not like frintment of a nucleil organization. Islam does not like individualism. If you are very from a monque and prey whose, you hould grey in a congregation. Smith off States in his way on bould grey in a congregation. Smith off States in the competition of Ziatz, it is permissible for every individualist not wisk and distribution of Ziatz, it is permissible for every individualist not wisk and distribution of Ziatz, it is permissible for every individualist not wisk to collect Diazzation of the Conference of the Conference of the Ziatz of the Conference of the Conf

Take alms of their wealth, wherewith thou mayst purify them and mayst make than grow (9 - 103)

Allah here orders the Holy Prophet (peace be on him) to collect

Zakat individually Similarly the provision for the emoluments to be paid to the functionaries of the Zakat Organization also clearly shows that the correct procedure is that the Head of the Muslims should arrange collection and expenditure of Zakat in a systematic

minner Similarly the Holy Prophot (peace and blessings of Allah be on h(m) observed :

"I have been ordered to collect Zakat from your rich and distribute it among your poot."

The Holy Proubst (peace be on him) and the right-suided

Callpha (Allah be pleased with them) followed this were procedure. The entire Zakat was collected by the functionaries of the Islamic Government and it was distributed under the guidance of the centre. To-day, if there is no Islamic Government and there exists no system of collection and distribution of Zakat you are free to allocate and spend your Zakat individually in accordance with the rules laid down by the Sharah. But it is recumbent upon the Muslims ax a whole to set up a contral organization for the collection and distribution of Zakat, for without such an organization, the benefits accruing from the institution of Zakat remain ineffective

BASIC BULES OF ZAKAT

A Opentionnaire!

1. Define Zakat. 2. Who is liable to pay Zakat? What about the women, minors, prisoners, travellers, persons of ansound mind

THE NATURE OF ZAKAT AWD ITS BUILDS

- and persons residing in alica lande? Discass in detail. 3. At what age should a person be considered mature for the purposes of levvine Zakar ?
- 4. What is the position of ornemonts in personal use of a women for imposing Zakai,
 - 5. Should joint stock companies pay Zakat or the share-
 - bolders individually to proportion to their shares ? 6. Explain the limits of Zaker liability for factories and
- commercial concerns ? 7. In the case of companies whose shares and transferable
- who will be held liable at the time of sesessment of Zakat ; the buyes of the share or the sellet ? s. In view of the present social tet up, under what
- conditions and so what sort of assets is Zakat liable to be paid. What would be the 'position specifically in the case of the following assets and the problems
 - accrains from them? (a) Cash, Gold, Silver, Ornaments and Jawniery,
 - (b) Metal coiss (including those made of gold, silver and other metals) and paper currency. (c) Bank baiance, articles kept in safe deposit lockers.
 - loans, mortgaged property, disputed property and property liable to be made subject of a Civil suit,
 - (d) Donations.
- (e) Insurance Policies and Provident fund. (f) Cattle, Dairy Products, Form autput Incinding 1. Adapted from Torfumen-al-Queen, Mahartum 1370 H/November

RODNOBIC SYSTEM OF BLAM

grain, vegetables, fruit and flowers. (g) Miserals.

(h) Tressure Trove.

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(i) Archaelogical finds.

(i) Wild and farmed honey.

(k) Fish, Pearls and other marine products. (1) Petrol.

(m) Import and Export. 9. Did the right-mided caliphs (Allah be plassed with them) add to the list of easets liable to Zakat in the

time of the Holy Prophet (peace be on him). If any addition of amendment was made to that list, under

what rules was it made ? 10. Are the current coins made of metals other than nickel, gold and silver limbin to Zakas? Ara colon which are no longer legal tender, or are spurious, or

those which the State has called in or coins of foreign countries also fiable to Zakat ? , 11. Defice visible and fuvisible wealth ? What is the position of Bank deposits in this connection ?

12. What are the limits of liability in the case of productive wealth? Is only the productive wanith liable to Zakat?

 What rales do you propose for lavying Zakat on such bouses, ornaments and other things as are hired out as wall as on taxi-cars, motor cars, and other vahicles, 14. Whish of the damettically owned animals are liable

to Zakat? what about pet animala like buffaloes, hens etc not meant for communicial purposes ? Can the Zakat on them be paid in cash or in kind or in both ? What number of domestic animals, and under what

conditions, is lights to Zak at ? 15. What should be the rate of Zakat on those various categories of goods and articlas which are liable to Zakat.

16. Was any assendment made in the time of the rightly guided Caliphe in the zate of Zaket on cash, come, cattle,

mercantile goods and farm yield? If so, explain the reasons in detail and quote authorities. 17. If a cash amount of two hundred silver Dirhams and twenty enides mithanl is liable to Zakat, what is their

conivatest in Pakistani, currency. In the case of grain Sa's (ele) and Vasso (. i-there equivalent to which scale of weights and measures now current in various parts and provinces of Pakistan? 18. In view of the present circumstances can any alteration

be made in the Nicab (minimum ceiling of wealth liable to Zaket) and the rate of Zaket ? Give your views with arenments on this issue?

19. After what period does Zakat become dae on various categories of wealth and other assets ? 20. If the land yields more than one harvest in a year, is

Zakat due only once a year or upon each hervest ? 21. Should Zakat be levied according to the lunar calendar or the solar nelender? Should a month be fixed for the assessment and collection of Zakes ? 22. What should be the beads of expeediture of Zakat?

23. Explain the extent of the various heads of expenditure of Zakat as laid down in the Holy Ourse ? Blucidare to particular the messing and sabstance of the term A Je ... i.e. in the way of Allah.

24. In it essential that allocation be made from the Zakat to each head of expenditure laid down by the Holy Quran or can the whole Zakat money be allocated to just one or a few of those heads of expenditure ? 25. Who is entitled to Zakat and under what circumstances, from amongst the various categories of destrying people? Explain in the light of circumstances obtaining in various parts of Fakistan, whether and to what extent. are the Sveds and the decreadants of Bann Hashim entitled to take Zakas ?

Can Zakat be given only to individuals? Or can it ulso be given to institutions, i.e. educational institutions

242 SCONOMIC SYSTEM OF BUILDING orphanages, welfare homes for the poor and the Invalle 2 27. Can subsistence allowance in the form of a life pension be granted out of Zakat exchequer to the deserving poor, dostitute persons, widows and bandicapped or old persone unable to earn their living. 28. Can Zakat be spent on works of public utility such as the building of mosques, hospitals, roads, bridges, wells and water tanks from which every person without distinction of creed or nationality is free to derive benefit 29. Can Zakat money be advanced as منام loan to be repaid as and when possible or as toan without interest. 30. It it essential to spend Zakat in the same area from which it is collected? Or can it be spent outside that area or even outside Pakistan for reconciliation of hostile elements or in aid of persons afflicted by autoral calamities such as quakes or flood ? In this consection how would you define an 'area'? 31. What procedure should be followed to collect Zakat from the legacy of the dead ? 32. What precautions should be taken to prevent people from evading payment of Zakat 7 Should the collection and administration of Zakat be a provincial or central subject? If it should be a central subject, what rules should be framed to allocate shares to provinces or other areas ? 34. What in your view is the best system of administration for Zakut? Should a separate department be created for the collection of Zakat or should this function be assigned to the existing departments of the Government? 35. Was Zakat ever declared an official cess, or le it a pess regarding which the Government's responsibility was limited to collection and distribution only? 36. Was any tax for public business imposed besida Zakat during the period of the Holy Prophet (peace be on

- THE NATURE OF EARLY AND USE STILES with them). If so, what sort of tax it was ? 37. What procedure has been followed in Muslim countries for the collection and distribution of Zakat? What is
- their current procedure? Should the administration of Zakat stricky remain in the hend of the Government or should a Board of
- Trustees be constituted for this purpose under the loint supervision of Government and Public? 39. What pay scales, allowances, pension and Provident fund rules and terms of service do you propose for the staff recruited for the collection and distribution of

Zakat ?

It is in the context of these two virtues that the term Zakit had been decoust that flassion to Alich which had been obligatory for every Muslim possessing waith of a required amount, in that, after discharging the right of God and the people, his wealth is provided, and his sout too; and further, the colorier is which is better a cleaned of the view of mineriment, which is the context of the colorier is which is the visa t cleaned of the view of mineriment, which is the colorier is which is the visa t cleaned for the view of mineriment, which is the colorier is the colorier is which is qualitative of the view of mineriment of the view of mineriment of the view of mineriment of the view of the

instance :
"It is a right imposed upon wealth."

carring no profit, no Zakat is payable.

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(Al-Mughal Li the Quiams, Vol. 2, p. 4)3)
"To give a portion of the Nisab (wealth liable to Zskat) to

a needy pirson or a person like hims, who is free from any disqualification to take Zakat."

(Nothal Awar Vol. 4, p. 98)

The jurists have given various definitions of Zakat. For

"To hand over a particular portion of weslith according to given conditions to an eligible person," (Airfigh "Ale al Madhinhib Al Arb's Vol. 1, p. 590). Matter Muslim mas and women of sound mind who

2 Mature Muslim man and women of sound mind who possess weslib to the limit liable to Zakat are bound to pay Zakat and it is their personal responsibility to pay it.

Opinion is varied with regard to minor children. One siew is that the orphan is not bound to pay Zakat. Another school of thought holds that, when the orphan stating maturity, the guardian while handing over the charge of the property to him should also acqueuts him with his total hability of Zakat. Afterwards it is upon the person binnelf to discharge his total

Afterwards it is upto the person hisself to dicharge his total ishility of Zakat for the period of his orphange as a minor.

The third view-point is that if the wealth of an orphan is invested in some business and is earning profit, his goardian, should now the Zakat on this behalf. Otherwise if the wealth is

The fourth school of thought holds that Zakat is payable on the wealth of an orphan, and the responsibility for paying it has with his guardian. I deem this last view-point to be more correct. Tradition states:

"Behold, the guardian of a wealthy orphan should invest his ward's wealth in some bestiers and should not keep it idle lest the whole of it should eventually be consumed by Zakat." (Trenidhi/Dar Quint/Bothop/Kitab-ul-Aeward Liab)

A tradition heating the same measure has her rescuided in the authority obtained and heat her tradition has been reported by Tibinani and Abu Ubad directly while it corrobarated table by several supjects of the companions and their followers, such as ladient Ubart. Ayesha, Abullah bit of research with them, and from among the followers have the present with them, and from among the followers with the present with them and from among the followers with the present with the present of the followers and from among the followers with the present of replaced to a similar nature as above also exists with reget to line presonar. Here again the cornect position, in my view, is that we will not in a feasure personar lattle to Each, and its presents the duty of all as guardeds. An explanation of the present is the duty of all as guardeds. An explanation of the care of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the feasure personal and the view of the duty of the duty

(may Alian show them mercy).

The prisoner is also liable to Zakat. The agent who it managing his business or property will, alongwith discharging

managing his business or property will, alongwith discharging other liabilities, also pay Zakat on his behalf.

Writing on this topic Ebn-i-Qudama in his work, Kitub-ul.

Mugini, says:
"If the owner of wealth is sent to prison, his liability of
Zakat does not and, regardless of whether by imprisonment
has senarated buy from his wealth.

Zakat does not and, regardicas of whether his imprisonment has separated him from his wealth or not, for his ownership of wealth is legally intact and the sale, gift and power of attorney of his property are legally enforceable acts."

(Vol. II, p. 446)
The traveller is also liable to Zakat. There is no doubt
that as a traveller he is also entitled to get Zakat. But this
does not imply that if a traveller possesser an amount of wealth

A Muslim citizen of Pakistan who is resident in a foreign country is liable to pay Zakat only if his wealth, property or business in Pakistan comes up to the limit at which Zakat is payable. A Muslim citizes of a foreign Muslim State who is resident in Pakistan is liable to pay Zakat if his wealth, property or business in Pakistan comes up to the famit at which the Zakat is payable. As regards the Muslim who is the subject of a non-Muslim state, but is resident in Pakistan, he cannot be forced against his will to pay Zakat, for his constitutional status is no more different than the non Muslim citizens of that comtry as stated in the verse ?

And those who believed but did not leave their komes, ye have no duty to protect them till they leave their homes 3. Age is no bar to the creation of the liability of Zakat.

Until an orphan reaches the age of maturity his Zakat liability must be dicharged, on his behalf, by his guardian. On attaining maturity when he takes charge of his property, the duty of paying Zakat devolves on him.

4. There are several opinions as regards the Zakat on ornaments. One school of thought holds that there is no Zakat on ornaments. Lending ornaments to someone is equal to paying Zakat on them. This opinion is pul-forth by Anas bin Malik, Saced bin Musssyyib, Qatada and Sha'abi. The tecond viewpoint is that it suffices to pay Zakat on ornaments only once in a lifetime.

According to the third view there is no Zakat on prnamouts which a woman wears constantly. Organizate kept largely unused are trable to Zakat The fourth opinion is that Zakat is payable on all kinds of

ornaments whether in use or not. I hold this last opinion to be correct on the following grounds : Firstly, the words of the traditions which contain the

في رقية ويم المشر وليس في سافون غمس أواق صفقة 24% Zakat is to be levied on silver and there is no Zakat on less than five augives of silver.

There are several traditions and reports explaining that

ornaments are liable to Zakat. Hence Abu Dawed, Furnidhi and Nasai have reported the following tradition from the most anthentic course

A woman called on the Holy Prophet (peace be on him). Her daughter who was wearing bracelets of gold accompanied her. The Holy Prophet (peace be on bird), asked : "Du you pay Zakat on this?" She replied "No", whereupon the

Holy Prophet (neace be on him) observed; "How would you like at if Alfah, on the Day of Judgement,

gives you to wear braceless of fire instead of there " Further Mowatta, Abu Dawed and Day Qutoi have recorded

the following saying of the Hely Prophet (peace and blessings of Allah be on him)

The ornaments, for which you have pard the Zakat are not impure asset. Ibn.i-Hazam states in Mohelfe that Hadrat Umar had

included the following directive in the edict which he had sent to his Governor Abu Musa Ashari :

Order Muslim women to pay Zakat on their ornaments. Hadrat Abdullah ibu Masud was asked to give his opinion

as to what was the verdict regarding ornaments? He answered ; "When its value comes upto two hundred Dirhams, it is

hable to Zakat" Statements to the same effect are reported to have been made by Ibn Abbas, Abdullah bin 'Ainr bin' 'Aas and Hadrat Ayesha among the illustrious companions and Suced bin Musayyib, Sared but Jubair, Ats. Mujahid, Ibn Seerin and Zohri from among the followers and Sutian Thauri, Abu Hanifa

and their companious from among the jurists. . With regard to the companies, my view is that with the 248

year, the Zakat on the shares of all other holders should be jointly paid by the company. This procedure has the virtue of being administratively convenient as well as not being opposed in any respect to any basic rule of Sharials, Further, my view is also in accord with the opinion of leasts Malik, Shaffi and several other jurists. (Bidayas-al-Mujiahid Vol. I p. 225)
6. The michinery and instruments of a factory are not ilable to Zakat. Zakat shall be payable on the value of the raw material, manufactured goods and the cash balance which the

company possesses at the end of a year. Similarly no Zakat is to be levied on the fermiture, stationery, shop, house and other such property of the metchant. Zakat shall be payable only on the stock for sale of the cash balance which the merchant possesses at the end of a year. I In this case the rule is that the means of production in

possession of a person are exempt from Zakat. Tradition relates ? 'The camelt which a man employs on irrigation work are

exempt from Zakat." (Kitab-sd-Ameral) Thit is because the Zaket of the camels is paid out of the harvest which has been raised by their le bour. On the analogy of this example the jurists have unenimously exempted all instruntegts of production from Zakat.

7. When the exchangeable chares of a company are sold to the course of a year, the Zakat on them is payable ceither by the seller nor by the buyer, for none of them has held the share for full one year.

8. The commodities liable to Zakat in Shariah are as follow:

Agricultural produce (after harvesting the crop) gold and

upon these assets Zakat should be levied

t. Businesses which do not lend themselves to computation is this manner (such as the newspaper business), their manets should be assessed secording to prevalent methods on the harls of their scenal income and

silver, (when their value at the beginning or end of the year comes upto or rises above the limit of liability). Similarly cash, which represents gold and silver deposits, cattle kept for breeding whose value comes up to the limit of liability at the beginning or end of the year and Minerals and Treasure Trove

(a) Cash, gold, silver and ornaments are liable to Zakai. In the case of ornaments, Zakai will be levied on the actual weight of gold or silver used in thom. Icwels, whether studded in an ornament or separate, are exempt from Zakat. However a dealer in jewels will pay the same rate of Zakat as on other trade goods, i.e. 24% of their total value.

The book Al-Figh 'Alad Madhahab il Arba' a states ;

"Pearly, wife and all other jewels, if they are not kept for trade purposes, are exempt from Zekst. All schools of Finh are agreed on this point," (Vol. 1.p. 596)

(b) Metal coins and paper currency are liable to Zakat. for their value is not based on the metal or paper used in them, but on the purchasing power with which they have been invested by law, and thus they represent gold and sliver of the same emount.

Al-Flah "Alal Madhakib il Arba'a saya :

"The consensus of opinion among the jurists is that paper money is subject to Zukat, for in practice, it represents the market. Hence from among the teading jurists, the three i.e. Abu Hanifa, Malik and Shali's "(may Allah show them mercy) hold that paper currency is hable to Zakat."

(Vol. I, p. 605)

(c) Bank deposits are lable to Zakat. If other institutions are registered and subject to sudit by the Government, their deposits too are liable to Zakat. But if they are not registered nor can their accounts be sudited by the Government, their

deposits fall under the definition of الموال والله وا assets which Government current levy Zakat. In that case the raised by him and does not use it for a year, he will pay Zakat on it, provided the amount of loan comes upto the limit of liability. If he invests the loan in business, it will be counted as his business capital and thus will not be exempted from the assessment of business Zakar. If the loans advanced can easily be recovered, they are itable to Zakat.

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Some jurists hold that Zakat on them should be paid year o year. That is the opinion of Hadrat Othman, the Umar. abir b. Abdullab, Tayos, Ibrahim Nakhai and Hasar Basri, Some authorities hold that on the recovery of such loans, all

ne accumulated Zakat of former years should be paid on them. his view is held by Hadrat Abu Thaur, Sufyan thaun and the Innañ school If, however, the recovery of the loans is doubtful, it would se correct to my view that if and when the loan it recovered. oly one year's Zakat should be paid on it. This view has been out forth by Hadrat Umar ben Abdul Azez, Hasan, Latth.

Auzaa'i and Imam Matik and it gives just concession to the interests of both the Bast al-Mai (Public Exchequer) and the owner of the capital. Zakat on mortgaged property will be levied on the occupant of the property. For instance 'Ushr on mortgaged land will be avied on mortgagee if he also takes possession of the land. The akat of property under dispute shall be taken from its occupant, Vhen the dispute is settled, the Zakat shall be paid by the

erson in whose favour it is settled. The rule for a property thich is liable to become the subject of a legal case is the same as ibove. Whose occupies it, pays Zakat on it for the duration of als occupancy, for he who benefits from a thing also pays linbilities on it. (d) If the value of a gift comes upto the level of liability of Zakst and a year passes since the gift was made, Zakat on it shall be peid by the done; (e) When contributions to Insurance and Provident fund

are compulsory, the order concerning them is the same as for learn recovery of which is doubtful, that is, when their amount is returned, only one year's Zakat shall be payable on them. But if contributions to Inserance and Provident fund are

voluntary, then in my view, Zakat on the accumulated deposit in the Instyrance or Provident final should be jevied on year to year bash, for although the secondulated amount cannot be reconverted by the owner before a fixed date, yet he has put money in the found voluntarily and hence there is no reason why this sum should be seem/red from Zakat.

(f) Cattle in a Daary Farm an instruments of production and, therefore, responferon Zatat. However, the products of a Delity Farm are liable to Zahat in the same way as the producted of the industries. The agricultural commodities which can be uneed are liable to 'thirt or half 'Usber, The same rule applies in first which can be unouted arch as day fruit, dry Jesus. Produce of rain-fed hands is subject to Usbr. of the production of the production of the production of the half-title.

Vegetables, flowers and fruit cannot be etored. Heate they are not subject to "Unit. But if their glower salls thous in the market, commercial Zakas will be leveled, provided the amount of sale consess upto the limit of likabity. The traint of liabitity shall be an accord with the standards applicable to this trade, that it, the capital of this bisiness should amount to two bloodfred draines or above as the beginning or end of

two bandred dithers or above at the beganing or end of the year.

(2) As regards metrals, the best view, in my opinion has been per-forth by the Handals school of Flish, i.e. all things extracted from the carth, installic or fleid (Petro), mercury etc), are subject to 2/2. Zakas, provided that their value comes upto the limit of liability and they are nader private ownership. In the was in force in the rejus of Handar Umar to hadd Azz. 252

(b) Regarding Treasure Trove (ib) the Hadith says ; 20% Zakat shall be bried on Treasure Troys. (i) Relies, or Antiques kept as momentos in homes are

exempt from Zakat. However if they are kept for sale, commercial rate of Zakat shall be charged on them.

(i) As for honey, there is some difference of opinion whether a certain quantity of it is subject to Zakat or commercial rate of Zakat should be isvied on its sale. The Hanafis hold that honey by itself is subject to Zakat and this view it supported by Ahmed, Ishaqua bio Rahwaih, Umar bia Abdul Azez, Ibn-i-Umar and Ibn-Abbas. At least one statement of Imam Shaffi'i also affirms this view. On the other hand Imam Mulik and Sufvan Thauri say that honey by itself is not subject to Zakat. A famous maxim of Imam Shaffi'i seconds this view. Further Imam Bukhari states that :

"There is no authentic tradition regarding the Zakat on honey." In my opinion it would be fair to levy Zakat on the trade of

hency. (k) Fish by itself is not subject to Zakat, but the same rate of Zakat is to be charged on its trade as on other trade goods, Pearls, and all other thous extracted from the sea come

in my view under the definition of minerals and the same rate of Zakat should be sharmed on them as has been described under

the heading of "Minerals" according to Imam Mailk. Hadrat Umar bin Abdel Aziz (may Allah show him mercy) acted upon this cuttor during his Calinham.

(Kitab-al-Appeal, p. 349 : Kisab-al Murhat Li-iba

Outona, Vol. II p. 584).

(i) The rule regarding petrol has been described under the heading 'Minerals'.

(m) Export is and subject to Zakat. The custom on import which was levied during the period of Hadrat Unger (Allah be pleased with him) was not Zakat, but a reciprocal (ax on imports

from those neighbouring states which charged a duty on the incoming goods from the Islamic State.

9. During the period of the rightly guided Caliphs no

addition of an independent and permanent nature was made to the first of goods subject to Zakat as courset in the time of the Holy Prophet (peace and blewings of Allah be on him).

the Holy Prophet (peace and blewings of Allah be on him).
Only those items were added to the Holy Prophet's list whose inclusion could be justified on analogy. For example, Hadeat

Umar bin Abdul Aziz added buffalo on the analogy of cow and

const our Acous Azakat on buffalo as the Holy Prophet (peace be on him) had prescribed for the cow.

10. Zakat shall be levied on all types of cours. See details 10. No. 2 sub-beding "b above, Coies which are out of data, sputious or have been withdrawn by the Government are subject.

spacious or have been withdrawn by the Gowenment art subject to Zakat if they contrain gold or since whose value comes upto the limit of liability. When foreign costs are sailly steinangashed with the colors of our own country, they shall be contrad as ourseasy. When they are not exchangashly, Zakat on them shall be charged if the quantity of gold and silver which they contain comes upto the limit of liability.

11. AULD Willie wealth in that which can be imported and

assessed by a Government agency and oblight distributions be inspected and assessed by a Government agency and oblight distributions which cannot be inspected or assessed by a Government agency. Bank deposits fall under the definition of All Jil.

agency. Bank deposits fall under the definition of Alls Jl.
visible wealth.

12. and Jl. is that which has natural potentiality of reproduction or which can be mudipleted by effort or action. According

to this definition, Zakat has been levied on only those things which are gad productive. Zakat on cash deposits as charged because the owner has blocked its growth.

13. The value of things which are hired out should be asses-

3. In a value of though which are hired out should be assessed from their profit according to current rules, and 2½% Zakat should be levied. Laith bia Saad reports:
"I saw that the Zakat on carrets which were hired out was

charged in Medias,"

(Kitab-ul-Amwal, p. 376).

RECONORDE STREEM OF ISLAM 14. If cattle (camel, cow, builfalo, goat and animals like

them) are raised for breeding and their value comes upto or rese above the limit of liability they shall be subject to the same rate of Zakat as the Shariat has prescribed for cattle.

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(For details on this point refer to Sirat-un-Nabi, by Syed Sulaiman Nadvi, Vol. 5, pp. 165-167).

if, however, the cattle is kept for sale, commercial Zakat shall

be levied on them i.e. if their value comes upto or rises above

the limit of liability (which is two hundred Dirhams), 21% Zakat

shall be charged.

If the cattle is employed in agricultural work or carriage, or

a person breeds on animal for private use no Zakat is to be

charged, whatever the number or value of the cattle,

Poultry and other fowls, if they are raised as a hobby, are

exempt from Zakat, if they are bred for trade, commercial

Zakat shall be levied on them. If a poultry farm is set up for trade in eggs, the same rule will apply as has been prescribed for the dairy farm or other industrial units. The Zakat on cattle

may be charged in cash or kind i.e. cattle itself may be given in

Zaket according to a ruling of Hadrat Ali. (Kitab-ul-Amwal, p. 368)

15. The rate on various commodities liable to Zakat is as

follows :--

Agricultural Produce: 10% if the land is rain fed.

5% of the land is irrigated by artificial

means.

Cash, Gold and Silver : 21%

Trade Goods

24%

Cattle : Refer to the detailed table given in Volume V of

Sirat-un-Nabi by Sved Sulaiman Nadvi as meo-

tioned above

Minerals :

Treasure Trove

Industrial Goods :

16. No amendment was made in the time of the rightly guided Caliphs (Allah be pleased with them) in the limit of

liability and rate of Zakat as prescribed by the Holy Prophet (peace and blessings of Allah be on him), nor is there any need to do so to-day. I am of the opinion that no one after the Holy Prophet (peace be on him) in authorised to amend the limits fixed by him, Whatever was prescribed by the Holy Prophet (neare be on him) a Muslim has implicit and whole-hearted belief in it and no one who really has faith in Allah and the hely Prophet (SAW) can ever imagine to evade his injunctionmay be will carry out his injunction willingly and voluntarily. But the soundness of a law framed by someone clin, even a representarive assembly, the Muxlims can mover accept appropriationally and therefore they may be tempted to adopt all sorts of evenye tactics, as is community done by people in the case of other lexes. Hence Zokel, which in reality is a form of submission to Allah and one of the articles of faith on Estatt, should not be brought to such an hazerdous pass where Muslims cannot discharge their duly with complete bonasty and in full faith 17. The limit of liability in the case of each, cilver, mercan-

this poods, miletain, transme from and industrial, ponds inco.

Januardo Dilleman, According to the measured of Muslims
Aded Heli Fassop Mahasi, two hundred Dishams worth of
silver according to the standards weight of our country oceans to
about 35 Toles 5 Mahas A Resis but the fagure in popular
before 15 Toles 5 Mahas A Resis but the fagure in popular
likely in the common of the country of the country of
Radi, though it is commonly thought the temperature to 72
Toles.

According to the computation of Kitab-ul-Amend Li abi
Uboid: weight of Ten Dirhams = 82 10 grains of barley = 7
mithquis of gold,

mitheals of gold.

18. This has been answered in No. 16 above. However a change can be made in the limit of finebitity on gold for the limit 20 mitheals in this case is derived from a tradition of a very weak substitute.

sutbority,

19. Except Minerals, Treasure Trove, and Agricultural
Produce, in all other cases, it is a condition that Zakat will be

levied only when a person has had in his possession goods upto the amount of liability or above for full one year. The condition of one year's possession does not apply to Minerals and Treasure Trove. Upon Agricultural produce, Zakat shall be chargeable as soon as the crop has been harvested, irraspective of whether two or more crops are barvested within a year,

The Holy Quran observes : "Pay Allah's right on the day of harvesting the exop." 20. The answer to this question has already been given m

No. 19 above. 21. Since all floancial business is conducted these days in

accordance with the Solar Calendar, there is no objection to following this same calendar in the matter of Zakat also. The adoption of Lunar Calendar in the case of Zakal is unt decreed in the hely Quean.

Neither any particular month has been fixed by the Shariah for the collection of Zakat.

In which-ever month the Government starts the operation to collect Zakat, that ment's may be taken as the first month in the Zakat calendar.

22. & 23. Eight heads of expenditure of Zakal have been laid down in the Holy Quran. They are :

The poor , the destitute, functionaries of the Zakat department " ald , winning over the bearts of allens غارسن recipe the slaves رقاب relieve the debtors , موافقة القارب in the way of Allah and to belp the traveller ابن السيل and to belp the traveller

The term poor of refers to every person who is dependent upon others for his living. This word covers all types of needy persons including the old or physically handicapped people who are in permanent need of help and those who for some temporary circumstance have been reduced to a dependent status and can, with little assistance be rehabilitated such as orphans, widow. the anemployed and people who have become victim of emer-

gencies. The term Miskin, destitute has been defined to Hadith as

Fallouis .

"The person who earms less than his minimum need, but his condition is not easily detectable for the people to help him, nor does he come forth and hes, alms from the people. According to this definition, the Miskin or destitute is a man of

According to this definition, the Miskin or destitute is a man or noble character who strives to exan his laving, yet cannot earn enough to meat his peeds. Seeing that he is employed, the people do not help him; and he is too self-respecting to seek assistance from the people.

assistance from the people.

The term functionaries in the accounts of Zakat. Prespective of whether they are themelyes liable to pay Zakat or not, they shall

cause of the Islamio State and there is no alternative but to pay money to them for this purpose.

This term also covers those Muslims whose faith is too weak

to motivate them to help promote the interest of Islam. Moreover both citizen of Islamic State and the aliens can benefit under this head of rependiture. Even if these people themselves are itside to pay Zakat, they are digible to receive Zakat if and when the Islamic State decides to enlike their support.

I do not subscribe to the idea that the فيلة الطرب band of expense stands absolubed for ever. Hadrat Umar's opinion concerning this head of expense was relative to his own time and does not hold permanent validity.

By the term ψ^{ij}) are meant slaves. To spend Zakat for the enancipation of slaves, falls under this head. At a time when slavery does not ealst, this head of expease will remain defunct.

slavery does not exist, this head of expense will ramain obtaint.

The term involve refers to those debotes who after dischargens, their debt are left with an amount of wealth which fails below the limit of liability for Zakat. In such case no distinction will be made between these debter who earn and those who do

notestn.

The trem of June in the way of Allan signates "Johnd

(struggle) in the way of Allah", whether this struggle is waged with sword or pen or by physical labour and exertions. No one among the older scholars has taken this phrase to mean social welfare work.

the older scholars has taken this phrase to mean social welfare work.

It is commonly agreed that the meaning of the phrase is limited to the efforts made to establish and propagate, the

rimited to the emorts made to establish and propagate, the religion of Allah and to defend the islamic State.

The term (من سول made to be traveller, although he may be affluent at home, but when he is on loarcey and requires help.

affluent at home, but when he is on journey and requires help, he is eligible to receive assistance from the Zakat Exchaquer.

24. It is not essential that the Zakat revenue should be

spent on all the bends of expenses prescribed by the Holy Quran. The State can spend suitable amounts on selective heads according to its discretion and, if need be, it can allocate the entire Zakat revenue to just one head of expense.

25. Among those who deerree Zakat, the poor and the

destinate are entitled to Zakta conjult their possessivers full below the limit of likelility for Zakta. American be limedocartes of the Zakta Organization and what sign theory shows become hearts are to be recognised, even of they are entitled to recolor program be liable to Zakta, they are entitled to recolor program be liable to Zakta, they are entitled to recolor program between the liable to Zakta they are entitled to recolor program between the liable to recolor program between the liable to recolor program and the liable to recolor progr

The tray, life $(y_m - 1)$ y_m^{\dagger} is entitled to Zakat, if he needs help during his journey. The descendents of the class of Hassian are not eligible to get Zakat. But rot day in Parkings it is very hard to identify who is a Hashimle and who is not. Hence he State though give Zakat to every one who needs it. It should be left to an individual's own conscience to refuse Zakat, if be believes himself to be a Hashimle.

26. When the Zakat revenue has been collected in the Exchequer, the State can disburse it to individuals as well as to institutions. It can also establish institutions to carry out the

the case may be

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- may be given allowances on a permanent or temporary basis, as 28. The connotation of the head of expense all Jones Jie. in the way of Allah, is not wide enough to be equated in manning with Social Welfare work.
 - نرض حسن Thera is no illegality involved in advancing نرض حسن ic. toxus without any time limit from the Zaksi revenue; rather
- under the present circumstances it would be advisable, in my view, to make an allocative from the State Exchequer for the extension of loans to the needy persons, 30. Under normal eirounstances it is only fair that the
- Zskat collected from one area should be spent on the people in need of the same area. Once during the period of Hadist Umar bin Abdat Aziz, the Zakat of Ray was transferred to Kufa. The Caliph ordered its return to Ray. (Kitab al-Amuel. p. 590).
- However in the case of an acute emergency, surplus balances of Zaket from other ereas, where they are less needed, may be channelled to affected eress. In the event of a extastrophe occurring in foreign countries, the surplus balance of Zaket may also be sent there for humansteriest reasons and for reconciling the hearts of the affected people, but care should be exercised that axedy persons at home are not neglected. The area means at administrative boundary, be it a District, Division of Province. The administrative unit from the point of view of the constry would be a Prevince. The units of the Province' would be Divisions and that of the Divisions, the Districts.
- 31. The first charge on the legacy of a dead person are the debts he had contracted during life. The next liability is the arroars of Zaket. His well constitutes the third claim on his legacy. The balance, after discharging the above-mentioned three liabilitles, will be distributed among his inheritors. The death of an affluent person does not lift the obligation of Zaket from him, Whether he has willed it or not, the Zakat due from him

must be paid out of his legacy, "Ata, Zuhri, Qatada, Imam Matik, Imam Shaffi'i, Imam Mohammed, Isbaqua bio Rawaih and Abu Thaur nearly agree with this opinion. Some jurists have suggested that Zakat should be paid only if the deceased has so directed in his will, otherwise not. But in my view this opinion should apply only to the wife in a invisible wealth, for it is possible that the deceased had paid Zakat on this part of his wealth in his lifetime without anyone knowing about it. But in regard the visible wealth, if the administration of Zakat is to the hands of the Government, the existence of such a possibility is eliminated. Hence the accears of Zakat shall be counted as a debt on the deceased. The first charge on his legacy will be the debts he owes to individuals and the next liability is the debts he owes to God and community, 32. Three methods may be adopted to prevent the evasion

of Zaket:

Firstly, State Administration should be in the hands of persons of character and integrity who shun bribes and conduct the business of collection and distribution of Zakat without cartiality or dishonesty. They should not allocate a major portion of the Zakat revenue to the account of their own salaries and allowances.

The integrity of sollectors will inspire confidence among the public that their Zakat will be collected in a fair manner and will be spent on lawful beads. Hence the public will not resort . to evauor of Zakat.

Secondly, Social morality should be reformed and the character of the people should be built on the foundations of Love and Fear of God. The duties of the Government should not cease with administration and defence of the country but should

extend to the moral training of the citizens. Thirdly, the common and all imaginable forms of evasion of Zakat should be curbed by legislation. For instance a person who transfers a sizable amount of his assessable wealth to a near relation before the end of the year should be prosecuted and the news of proof that he has not transferred the weelth with the intention of evading Zakat should be on him.

33. In my view, the collection and distribution of Zokat should be a provincial subject, and the centre about have an over-riding power to allocate the suspless Zokat balance of one province to those previnces where the Zaket revenue is small or fails short of the actraordinary joint need.

Further, the centre should have the power to requisition a portion of the provincial Zakar revenues for the purposa of establishing departments or financing project redated to service 'in the way of Allah' at home or abroad, and to send help to the vertimes of catastrophes is foreign countries.

- 34. In m spelies there is no need to create a separate department for its collection of ZALA. Collection of ZALA collection of ZALA collection of ZALA from various sectors may be assigned to appropriate department which are stressly collection of the state in the same sector. For instance sollection of ZaLa or Agricultural produce and centre to the state of ZALA or Agricultural produce and centre to the state of ZALA or Agricultural produce and the SALA or Agricultural produce and Calaba or SALA or Agricultural produce and Calaba or SALA or Agricultural SALA or Agricult
- If the Zalet is made a Provincial rabbert as we have augusted and its collection has to be augusted to department directly under the charge of the Control Government, then, by the provincial control of the superson of the department results as the other part in terms of the superson of the department results are made to the part of the department of the part of the department of the depa
- 35. It should always be clearly realized that Zaket is not a "Tex", but an act of "financial worship and submission to Allah." There is a world of difference between "Tax" and "Worship"

in terms of basic concept and moral spirit. If the functionaries of Government and the Zakat payers take Zakat as e "Tax" and not as "an act of worship", the moral and spiritual benefits which are the real object of Zakut will go by the board and the collective welfare will suffer a serious setback,

The collection and distribution of Zakat under the acers of Government does not make it a government tax. In fact the management of this financial worship has been assigned to the Government for the peexise reason that it to the responsibility of an Islamic State to regulate and establish all forms of collective worship among the Muslims. The establishment of the system of Selat and the supervision and arrangements for Hail ere just as important duties of the Islamic State, as the collection and distribution of Zakat, 36. A rule has been described in Hadith

ان في المال حا سوى الزكوة

"There are other rights too on the wealth of a person besides

Zaket " In the presence of this guideline the question whether on Islamic Government can lavy other taxes besides Zakat becomes utterly irrelevant. The prescription of Heads of Expenditure of Zekat by the Holy Quean clearly implies that the

Government can impose taxes to meet expenses under heads other than those of Zaket Furthes, the Holy Quran also ordains : دستاه تكبه ماذا ونغنون الإرالعد "They enquire from you: What should we spend. Say:

Afw."

The word Afw is a synonym of 'Economic Surplus'. Afw therefore, movides clear scope for saxation besides Zakat, Moreover, precedents exist of the levying of taxes in addition to Zakar during the period of the right-guided caliphs (Allah he pleased with them). For instance, duty was levied on imports in the time of Hedrat Umar (Allah be pleased with him) and it was not credited to the Zakat account, but to ¿ (the general revenues of the Government). Then shere is no injunction in the Hedith

from which it may be inferred that the Government is debarred from charging taxes for public expenses, and the rule is that what has not been followlednes is alward. As far as I know no juries of Islam, with the exception of an obscure person Dohak bir Muzahim, his ever held shir.

"The Zakat has abolished all other rights on wealth,"
This opinion of Zakat has not been accepted by any notable jurist.

(Al-Mahalla Li Ibn Harm, Vol. 2, p. 158)

37. In the opening period of Manilum Stratogs, that collecture of to go they and charge Zaka to the visible weight at the post, There were no represent streaming to collect Zakat. All the revenues of Zakat went to the Public exchapture of the Government, though the secount of Zakat was praticularly for function of distributing the Zakat was performed to the public collection of the control of Zakat was performed of other nature and the public collection of the control of the collection of the

I am not sware whether any present Muxilm State has set up any regular department for the collection and distribution of Zakat.

28. In my view the function of collecting and distributing the Zakat should be preformed by the Islamic Government itself; 97. The Salary, Grades, Aldowances, Pennon Rules and other tenss of Servace in the Zakat Department should not be different from hisco of other public Services. However, the Government should radically transform as policy and procedure with regard or numbers alone and Coorenment should radically transform as policy and procedure with regard or numbers alone and Coorenment employed.

If the casting wide gaps between the incomes and allowness of higher and lower cadres are allowed to commune, I am affected the collection and distribution of Zakat will not be carried out on right lines.

CAN THE LIMIT OF LIABILITY AND THE RATE OF ZAKAT BE CHANGED!

Question. Talking about Zaku someone sald that it; rate can be altered to solic conditions as a particular into. The Holy Prophet (prince be on him) had comisioned 32/2, rate as suitable for his own time. The modern istantial State can increase or decrease this rate according to the prevailing conditions. He argued that the Holy Quera north discusses the subject of Zakut, yet nowhers pressions the rate of Zakut. Had a certain rate of Zakut becammadatory, it would have been remedied.

On the other hand, my assertion was that the Holy Propher's (passe be on him) decrees are unafterable and valid for all times. As for my interlocater's claim, I argued that the next day he might also surer that the number and mode of prayets might also be changed is keeping with the demands of time and circumstances. This would enduce the injunctions of the Holy Prophet (peace be on him) to mockery.

Prophst (peace so on aim) to moracry.

The second point that I made was that in order to meet further liabilities the Islamic State can levy additional taxes on the authority of the Hadith:

في المال حقا سوى الرّكواد

There are other rights too on the wealth of a person builder Taker.

besides Zahat.

This same Hadub also contains implied proof of the permanent validity of the rate of Zakat. If the rate of Zakat could

manent variety or the rate of Zagar. In the rate of Zagar could be modified, why this Hadidh? Yet my interlocutor musts on the truth of his claim. Kindly favour us with an explanation of this soint.

Asser. Your argument concerning Zakat is absolutely correct. We are not authorised to amond the limits or rates prescribed by the Bearer of Shariak, [sence be on him) If this door is opened, not only will the limit of lighthity and rate of Zakat will be affected but an endless process of amondment and abropastion.

will start in connection with several matters including Salat,

1. Adepted from Yolome 4 of Results-Massil.

Fasting, Hajj, Nikah, Divorce and Inheritance, Further, if this liberty were granted, the equilibrium and balance created by the Bearer of Shariah (peace be on him) between individual and society for just ends will beupset. A conflict will arise between the individual and society. The individual would press for an amendment in liability and rate which suits his interests whereas the society would want to serve its own interest. It may easily develop into an election issue. If a legislation owering the limit of liability and increasing the rate is passed, the affected individuals will not pay Zaket with an open heart, which is the very essence of worship. They will consider it an extertion like taxes and a victous circle of Yax evasion will readily start.

The present trate of every one submitting willingly to the order of Allah and Bix Appuse (peace be on him) and opaying Zakat voluntasily as an act of vership examel tast if the Parisment is empowered to pass legislation on the limit of itability and the rate of Zakat secondings to the whims of the majority of its measures.

THE PROBLEM OF ZAKAT ON COMPANY

STARES

Qualities. The problem of Zeket on a partisenthip bosones

in the Chart of them; is keyend any comprehension. The hatein titud has not them; is keyend any comprehension. The hatein titud has not consumed the subsection of proper. It is by
proportionate voltes of the goods and properties of a company.

The experies to be considered, however, is what is the extent and
by the company titude hald by a company? If the property had by
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the company titude hald by a company? If the property had by
the company titude had been and the property of the property of the contraction of the c

Answer. The share-holder, the value of whose share in a company comes upon the limit of Habbitty shall be held liable. However, the Zakat shall so be levend on a share-holder individually. Zekat on the share value of all partners who are liable to Zakat shall be charged collectively from the company according to the rules of commercial Zakat. Machinery, building

1. Adapted from Turumen-d-Quren Rabi-al-Armai, Rebs-al-Seei 1370 H.January, 14th uary, 1651

2. The overspecies has given as wrondy assume a definite of these Date joint of payer in writers to as third stort, as the class the payer is the constant proof data is written one a data of action joint of documents proof data is written one a data of parties a large of work one a detect of partierney, that does not pay the payer of the

"Share" is not just a concept, it fe a sollid, material fact.

and furniture of a Company shall be exempted from the assessment of Zakat. Zakat will be levied on the remaining assets of company consisting of its trade goods, and the amount of its capital at the close of a year. If the nature of a company's business cannot be determined in thir way, the Zakat shall be levied after assessing its financial position on the basis of its annual income

Onestion. In your writings, I have seen so far on the subject of Zakat on commercial shares, you seem to presume that on Islamic State or at least a central organization for the collection of Zakat is in vogue and that the only problem to be considered is at what rate and from whom the Zakat will be collected. What rule should be followed with regard to Zakat on shares until a central organization of Zaket is established? Many people to-day hold sheres in commercial concerns. At what sees should they pay Zakat on these theres?

Considering my theres as cash in band, I made up my mind to pay 21% Zakat on their value

But I found, however, that the entire annual income on these theres after deduction of taxes will go into Zakat. Some chares yield such a small dividend that the Zekat on them has to be paid from one's own pocket. Such a state of affairs is highly inconvincing.

Answer. The rule is that for computation of Zakat on commercial shares, the share value shall not be considered as each to hand. Zakat on shares shall be charged eccording to the rule followed in the case of trade goods, that is when a year has clapsed after the commencement of business an assessment should be usade of the stock, its value and cash in hand. Then Zakat at the rate of 24% should be paid on the total value of stock and cash in hand. In accordance with this rule the market value of your shares in one or more companies shall be computed. The feet that a man has sold his first share and purchased a second one several times during a year is immeterial. The year shall be counted from the date on which you purchased your first share and at the end

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of the year Zakat at the rase of 1/40 shall be levied on the sum total of the market value of dastes and cash in hand. As regards your predictament that after dealershor of taxes your income from shares is so manger that the whole of it is likely to go into Zakat, I can offer no planter. This is a penalty we must pay for living under Governments who zewer consider the peint of Zakat when innobing taxes.

We must endure this punishment as long as we do not change the system of Government under which we are living today,

Question. Your winings on the object of Zakat on commercial these are before me. As a rail, the Zakat on invent metal is a partnership business should be lived only ones. Hence is desired from the company, then control and of all the lived on the charged from the company, then charged from the company, then charged on individual shows, Again while levels the business of the charged on individual shows, Again while levels the late of the latest of

Another appect of this problem is also natescopic. The concounts effects of changing Zakas on individual shares and levying Zakas on the collective shares of the company would be compilately afformed. It will be possible for the company to put the completely afformed. It will be not associated and proportionally increase the price of the control of the contionality increase the price and the control of the proportional properties of the part that dividend to a barrier bank of the properties of the part the dividend to a barrier bank of the properties of the part that dividend to a barrier bank of the properties of the part that dividend is a charged from includedly, they will be no

At another point you have expressed the opinion that the things which are hired out are also Hable to Zakat. If this opinion is correct it should apply so the value of taxi-cabs, trucks and buses bired out for transmorp.

Similarly a person who owns several houses and shops and lets them out on text should be liable to 21% Zakxt on the total value of the person of the should be the short of Zakxt on the total value of Zakxt on the time of earlier schoolers till to day. I a here and come success an opinion or a practical example that Zakxt is to be charged on, to total value of results of Lakxt on the total value of the total value of

from the tradition of Latth bin Sand in Establishment, p. 376 does not seem to fit in here. Carrels are liable to Zakat as camels and not as things hired-out.

I hope you will resolve this difficulty by throwing some

Assert. The service on Zakat positions in the Typioness.

Assert. The service on Zakat positions in the Typioness.

(A November 1990 mas an asserts of the Quantizantia stresses that Zakat On Occupations) are as a same of the part of the Government. It is assert in a question in the Taylor and Typic was beautiful to the graphic that the company intell with 1992 to be part of the important on the part of the part

If the company pays Zakat on its business as a whole, there is no question of individual share-holders paying the Zakat on grantedy on their daters. Horsever it is indeed diffusilit for a company to ascertain in the case of every shareholder whether as the label to Zakat in the independent capacity or nor. It is, therefore, the responsibility of such shareholders to inform the company, that their capacity falls below the funt of libelity so company.

company that their expactly fails below the limit of lishifity so that their shares may be exempted from Zaket.

If the collection of Zaket is under Covernment management, then the fact that a company has added Zaket to its cold account and has consequently mised the prices of its product cannot be

concealed from the official collector. This trregularity can be easily stamped out by the Government.

But in the absence of State-Management of Zakat, only that

company will voluntarily pay Zakat whose directors are impired by a sense of religious duty. Such people cannot be expected to give Zakat with one hand and evolve tactics in take it back with the other.

Suppose they include in such a practice, they with have to pay an increased amount of Zakut the following year. If they again raise prices, that liability of Zakut will also rise. This process will repeat itself till a state will be reached when it will

become impossible for them to push up the price tine.

The note on things for him was brief. Hence the subject could not be made clear. My viscosit of the the value of the business of those who him one formfurer, motor ever act school be assessed on the basis of their profit. This does not mean that Zakar should be assessed on the value of cardinary or motor cars to which they him out, for those are the instruments of their business and there is no Zakar on the vision of their business and there is no Zakar on the vision of the

What I mean to say is that the value of a business should he determined by the extent of les profit. About the houses which are routed out. I heritate to express any opinion on the ground that I did not find any ruling from the jurists of the earlier days of Lifum in favour of charging Zaket on the houses let out on rent. The reason for the exemption from Zakat (the working camels) is the same as I have mentioned shove i.e. the instruments and animals by means of which a man works are exempt from Zakat. For instance, Zakat of cattle will not be charged on ploughing oxen or beasts of burden. Similarly caute in the Dairy Farms are not liable to Zakat. The reason is that, the Zakat of all these animals is included in the Zakat or the commodity produced by their labour. The camels which are hired out also fall under the definition of "means of producing wealth." Hence they should also be exempt from the Zaket prescribed for cattle, nor should their value be subject to Zakat The Zakat should be levied on the value of this buring business

^{1. (}Tarjamen-si-Queen, February, 1961).

ZAKAT IN THE CASE OF PARTNERSHIP AND MIDARSAL

Question. "Two men enter into a business partnership. The first partner invests both his money and labour in the business. The second partner only contributes his labour.

The profit it is exceed will be divided into three portions one portion going to espital and one each to the partners. Two questions arise regarding the Zakat on such type of business.

(a) If the Zakat is paid collectively from the husiness cepital, the second partner complains that the capital is owned by the first partner, who earns an additional portion of profit on it. Hence the Zakat on capital

should be paid only by its ewner Is this objection of the first partner valid? (b) The possibility of profit or loss is ever present in

business. Zaket on the other hand is concerned not with profit or loss, but with capital. Even if the business suffers loss, the Zaket has to be paid on the capital in hand. Now of Zakat is paid even in the event of loss, the Zakat lishifity of the scooted narrose will be paid out of his one-third nortice of the profit in the following year. This will be in addition to his Zakar liability of this year Under this tituation, the Zakat of the second partner on longer ermains Zakat but becomes a tax on him instruct as he has to meet one portion of the capitalist's liability of Zakat.

Answer (a) Zakat is not levied on the capital with which a business is started, but un the value of the total assets. The correct procedute is to pay Zakat on the total assets first, and then distribure the profit among shareholders

according to the ratio accord moon. (b) The rule for trade goods is that if the value of certain mercantile goods exceeds the limit of liability, the

Zakat should be raid on them. Now the manthe 1. Adapted from Terlamon-of-Queue, January \$950 - Editor.

ed to some except in creating the value of business.

This value has not been created by the initial capital

alone. Hence two poreions of the Zukat on this

business should be paid by the capitalist and one

portion by the partner whose share is based on his

SCONONIC SYSTEM OF ISLAM

(9)

THE LIMIT OF LIMITATY NOW ZAKAT ON 150° METALES Quanties. All blooks on Figh sendition that he limit of libbility for Zakat on silver is 100 Dicksams (or 53½ Toksis) and set on sold liver (or 1½ Toksis). The Ulessam see of the state of the sending of the sendin

On this ground it has come obligatory for a man who prosens Rx. 5001 to pay Zakas, but the man having 8. This of paid is exempl, even though he possesses wentle to the autoput of a 2000 secording to the present case of pold. Nevertaking the decrees of the Uleans marks it obligatory for the founce to pay Zakas and acquit the later from that inchility. It is mort odd to lety Zakas on a must who possesses a letter amount of wealth, and excited the own hot has more

According to my own reciseing the ratio between the vicino of gold and diliver in the past was not what it into day. An present the ratio is 1, 175 or 1; 4%, but in the time of the Holy, report (press on diversing of Gallah be on him) the ratio was 1; 17. The prescription of Zakasi has been based on the value of thest, and for just [Mennis], one bandried and forcy of the contract of the prescription of

^{1.} Adapted from Tarjamon-at-Queen. Juna, 1946-Editor.

that weight of gold be the limit of flability which is equal to 32,0 Totals of liller. That is no yet approach who has gold should assest it is pilet. If the price of gold is his possession equal a secretis the price of 529 Totals of liller. An eleval of yet Zatat coil. My opinion is convolvented anither by any text in the Rocket of Flore nor end for consequency Urins peptade to accept it. Mence I have convolved in its my own opinion, and the state of yet yet which yet convolved in the notion of the state of yet yet in his notion which yet created as storidar a state of years yet in his notion which yet

Asswer. Your opinion is correct to the exteot that the saito between the values of silver and gold in the time of the Holy Prophet (peace be on him) was the same as is manifest from the limit of Hability, that is 52; Tolas of silver—Ti Tolas

of gold.

But 1 do not accept your view that cione a wide difference
in the ratio has now come about, hence the limit of libbility of
Zakat on gold should be determined on the basis of the value of
there. I appose the following two peasons for differing with

your view?

I. It is difficult to determine whether the basis of computation about the policy of the properties.

It is difficult to determine whether the basis of computation and the price of difference of the price of difference of the price of difference of the difference of the

2. الماني المان

amendment of an express order of the bearer of the Shariah.

t. Adapted from Torpoman af-Queun. December, 1951 - Edber.

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- A. Alteration in the ratio between the pulse of gold and allowed is a focured feature. We superset the late of hability is Seed for each and the limit of liability in Seed for each and the limit of liability on one of these metals is made conditional, on the functional price of other metal, then because of the returning and offeness in their price, no order of Sharitah control of the seed of the
 - 4. The difficulty mentioned by you in the case of gold and allow is estudiy relevant in the case of goats, cameia, cows, buffalors and horses. The ratio between their prices understanding the same and lands. In their case it is also hard to determine and lands. In their case it is also hard to determine about standard to a wave the finite of liability on the other countries.

For the above reasons, it is better to maintain the fixation of Zakar liability on the quantity or number of throng which was determined by the bearer of Sharish (prace and blessings of Allas be on bim)

DISTINCTION BETWEEN ZAKAT AND TAXE

Queetlen. Would it be justified in this age of liberalism to force the wealthy to pay Zakat for the benefit of the poor especially when the former class, besides other taxes, pays income Tax also?

Answer. In respect of Zakat, the first point to be borne to mind is that it is not a tax, but an act of worship and an article of faith to Liters, just as Prayer, Fasting and Pilgimunge. Anyone who studies the Queen attentively can sotice that the Book generally mentions Saint and Zakat together and regards Zakat as an article of the Diving Code which cach successive Apostie (peace be on him) proclaimed in his time, Hence to consider and dual with Zekat as a can is the first basic fallacy. Just as after exacting official and other services from its employees en Islamic Government connet exempt them from offering Solat on the ground that they have stready performed their public dury. so it cannot say after levelue taxes that the citizens are exempt from the payment of Zakat because they have airpady pald such and such exces. The Islamic Government must so adjust its working hours that its functionaries are able to offer their prayers in time. Similarly it must introduce suitable amendments in its system of taxotion to make toom for the collection and distribution of Zakat, Mortover it must alto he understood that none of the current taxes is levied by the Government for those objects or it speat by it is those forms which have been faid down by the Holy Qurae in connection with Zakat Hence to confuse Zakat with other civil taxes it not correct by any manne.

^{1.} Adapted from Ter/tenien-mi-Queux, Decomber, 'St (Editor).

IS IT JUSTIFIED TO LEVY INCOME-TAX IN ADDITION

TO ZAKAT'

Question. It is justified in latent to impose Income-Tax
alongwith levying Zakat?

Assers. Yes. Both are justified is an Island State. The generalizes of Zais is fixed, at memorate of in Small. Turbush of the liby Quans. Similarly the limit of liability and the case of Allah be on kin; I because you are considered in Small Particle Allah be on kin; I because you associated or siveogration in this respect would be illeged. Onlymary them, if the State most diseases to meet when responsibilities, is if the is not season of measure to meet when responsibilities, is if the to forling of this anistence is anisted to the state of the season of the season of the season of the Corporation of the State of the State of the State of the I'll by Organization obscious is a case of the its in a linker.

Zakat and these other exections are neither interchangeable nor san abrogate each other.

This till start server in principles of the above question. But at the same time it server you that it is every believed for every server at a start season of the server you that it is every believed to be a server in the season of the corruption beautiful the week do so not set to improve the multilathous taxes which are current today, You are fully aware. Of the corruption of tregalistric committed in the purpose and entoury of inset. On the one hand heady 10%, of the tax reverses it spects for the purposes for which tax way sived, or the tax way in the purpose to the server of the

i. Adapted from Torjumsa al-Quran, September, 1934 -- Editor.

Problems of Labour and their Solution

The hardships and problems confronting the industrial labour and form workers to-day are the direct result of a faulty economic system, which in itself is merely a component of a corrupt order of life. Unless the entire system of life is replaced and in consequence the economic system is improved, the present problems of the working class cannot be fully resolved. Cannot of the Magling.

The pretent economic system of our country is not antirely of the British Ray. The svils of this system were syldent even before the advent of the British rule. Shah Waliulish's writings bear ample evidence that even su his days the people were crying under the burden of an oppressive economic system. The British augmented the existing wrongs with innumerable new ones, and imposed on the country a system for worse than the previous one. The multiplication of wrongs in the British period was firstly due to the fact that the culers were protagonists of a materialistic civilization and secondly, it was an age in which lasses-faire Capitalism was at its zenith. Morcover, the British had imperialittic designs and their object was to exploit the local population to serve their own national interests. These three elements made the system they imposed on the aub-continent a rule of tyrancy Later we got rid of their bondage, but even after their departure no signs of any change in the existing system have

This extract her been taken from the spaceh delivered by the recereble author or the Convention of Labour Weifere Committee, Pakistan held on 13th May, 1937. —Enter.

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change. If was e fake revolution born out of a political conflict. just a day before the proclaimation, nobody had any working plen for the future. There was no clear conception of any system of life to be adopted, end the nation as a whole had no clear cut programme to implement. Since Independence no evil has waned, nay, crils have been waxing ever more. The edifice taked by the British on the pillars of Capitalism, Imperialism and Materialism stends erect even to-day Rether than ditmontie this edifice, it is being further developed, Ever since the establishment of Pakistan, no need has been felt to alter or smend the laws expected to protect that metetlelist system. The rules framed by the British to bolster their imperial power are still in force; the same administrative policy is being followed and the same educational system reigns in our society. Hed our Independence been the patural outcome of some morel end ideological etruggie, we would have a clear out plan before us for running the country; we would have prepered such a plan long before the attelument of fodependence and would have started its implemention without a moment's delay after winning freedom. But this navet happened. The evils rampant in the period of our slavery have not the least decreased; rather the wrongs prevelent in the British period have increased manifold and are thriving day by day.

The Real Navd

Our real need to-day is to change the cutive system of life Unless this is done, no distress, no gricvance, no wrong can be fully redressed. The rest cure for the present alls is that the whole system with all its ideological and moral moorings should be constructed a system on such moral and ideological foundations which guarantee social justice. When this change in the system of life is effected, equity and justice will be automatically established and the problems and grievances of the working class removed in our view, the foundations of life which can guarantee real social

justies can only be provided by histen and it is the establishment of the cysten of harm for which we stire. Different concepts of lefamic plattice are being put front from variond quarters. Some advance on interpretation and some anothers. Nevertheless, the cent sources of hists, the Quena and the Sunanh, we assume the contract of the contract of

But on!!! such a comprehensive and basic change is brought out in the system of life, we have to endeavour to establish justice to the umost possible settent, to do the maximum for this amajoration of the lot of the working class and to safeguard this class from becoming the tool of opportunite parties who may exploit that critevances to establish an endeation eventual.

Of these three objectives, the last merits some detailed explanation. The psychology of people differs from man to man Take the case of a man who is groaning with pair. One considers it most opportune moment to plunder the addicted person, to make capital out of his discress and pain and to exploit the suffering to his own advantage.

Another one thinks that must full scale medical treatment; a carregated for the protect at least some ori of first-side that the protect to him to refere him of this softening at much as protected to him to refere him of this softening at much as statuteden are in process to appear the treatment of the statuteden are in process to appear the statuteden are in process to in severe hardwhys and the modern capitalistic system has statuteden to the process to appear the profitted and, the desires to exploit the difficulties of this clean for positival and, the griswances of the working clean; pether they pro against the difficulties of the working class and seek to block the redress of executions glasses which can easily be removed and execution glasses which can the healed, so that the unserst in this class should grow and the sizuation may be exploited for exactlying contact of variablems, directions of law and order activities of the extension of the ex

is realty a Hell for the workers. In fact, the real misfortune of the working ctess will begin the day on which, God forbid, the Communist system comes into effect. The lot of the worker is no doubt bad to-day, but the minny he will suffer under the Community system is unimaginable. To-day you ran piess your demands and if these are not accepted you ran rall a strike, hold meetings, take out processions, crests an uprour or strace, both meetings, take out procession, create an uproar or leave the job and try your fortage somewhere clee. Jo the Communist Paradise all these arenues would be closed, for all factories, lands, printing presses, the media, all the means of life and the foregas for voicing opinion would be in the boods of the same authority which controls police, the C.LD., the army, judicity and the prison comps. The worker shall have on alternative but to endure his misfortune pottently. Mentings, processions and strikes will be a thing valoard of Let along meatings, processions and attikes, the worker will not be allowed twen to group over his pain. Furthermore there shall be no other nourse open to ben to try but luck. Those will be only one landlord in the whole country and all the farmers will be reduced to his settingto. There will be only one industrialist in the whole country whose service all working men must enter. The working people must take whatever pittanes is offered to them, whether it suffices for their fiving or not. It is for the establishment of such a system that this element without expinit the working class, and it is to this end that it undertaken to solve their problems so that these may never be solved and that working people may ultimately be used as tools for staging the Communist Ravolution. This faction deceives the labourers and farmers into thinking that it will expropriate all factories

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under the Communist State whose workers and farm-tenants then all the citizens must become. This faction demands the right to strike for all the workers of the world, yet wherever a Commonist State has come into being its first act has been to proscribe the workers' right to strike. This party says to the Workers.

"In the socialist system all causes of discontent which induce the workers to go on strike shall be elimiosted." Yel it is entirely out of question that where tens of militons of people work under the authority of a small clique of rulera, there should arise no cause for complaint. The question is if a complaint does arise, do the warkers have a right to form a union in the Communist State? Can the workers find free Press to ventilate their grievances? In fact, can a worker escape imprisonment for so much as usering a word of complaint?

perpetrating a greater tyranny than the one to which the eapitalist and the feudalist is subjecting the working people to day and that the socialists wish to use the working class as fuel for the furnace of Communist Revolution. Principles of Reform In contrast to it our detire is that until such time as the lelemic system of social justice is established, endeavours should be made to ameliorate the problems of the depressed class to

This is why we feel convenced that the socialists are poised for

the maximum possible exteat, and neither to exploit this class for political purposes ourselves, nor allow o here to do su. We do not believe in class conflict. We intend to eliminate

class consciousness and class distinction. It is a wicked system which creates class divisions in a society. Moral corruption mets up distinctions and injustice generates class consciousness, The programme adopted by the Communists is to increase class consciousoffs as much as they can and bring shout a confrontation between various classes in a society. They want to disrupt the tyrannical system of capitalism and feudalism and replace it with an even more atrecious Communist system. In coursat to them we foot- upon huma courty as can organism. Just a various expans in a body have bither own sparate place and function and there is no excite for instance between mind and liver— may the body lives because each organ carrier out the assigned tank as a member of a team that among a significant conflict of the same vary we dealer that various components in the same vary we dealer that various components of the same vary we dealer that various components of the same various of the conflict there is not only the conflict. The various conflict there should good and another. That it vious class conflict, there should good another than the vious class conflict, there should good another than the various conflict there should good another than the vious class conflict there should good another than the vious class conflict there should good another than the various conflict there should good another than the vious class of the vious conflict there should good another than the vious class of the vious conflict the vious class of the vious conflict the vious class of the vious conflict than the vious class of the vious components of the vious conflict the vious class of the vious class of the vious class of the vious components of the vious class of the vious class of the vious class of the vious class of the vious components of the vious class of the

we dealer that everyone, employer or worker, should recognize his duties before his rights and look to their efficient performance. As individuals become duty-consclour, conflict will be sliminated and problems will cease to arise. We dealer sto awken the moral instinct of man and resour

while he was to water our means the mean to the the third that from the clutches of the "wasterland beat", while he everwhalmed him. If the "which man is individual sounds is liberting intensit from the clutches of the "unchined beat" and begins to work efficiently, the found of while will gradually dry up.

In our view those who work for reform should size each to

reform the economic system of our country and guide both the emptoyer and the worker along the right path. We say to the employers: if you hold your injerest dear and

We say to the employers: if you hold you discret that my on the own of the own of the country of

equitably distributed among all the instruments of production and all practices forbidden by Lalam are abandoned, those snarchest movements can never gain a foot-hold which, if successful, would spell distants for you.

To the worken we say: on the passing party what are your less frights and what is the share of expecting, the administrators and brainess excessives and technologies in that wealth which we produced by a combination of their still and your labour. Whatever movement you subtlant for the sake of your rights must be bland to equity and you must be every take that exagerated by thind to equity and you must be every take that exagerated by thind to equity and you must be every take that exagerated by thind to equity and you must be the sake of the same greater than the passing the same passing the s

righteous man to support your cause.

Wa seek to introduce the following reform(1 in the economic system of the country:

- Interest, posculation, gasobiling and all other forms of gaining waith which have been procepted by the itemis Sharish should be declared threat and the popt should be allowed to persise only lawrin mean of wealth. Moreover, all forbidden forms of spending wealth bound be banned. It is only by these measures that capitalism can be rooted our without destroying free statespiese which is a single way not off democracy.
- free naterprise which is a sine gen non of democracy.

 The most integration concentration of wealth which has taken place through analysful and unjust means and due to the underserved favours of so exit system should be eliminated by bringing the top capitalists to account according to latemin principles and divening them of
- according to belomic principles and divesting them of all their illies gains.

 To end the inequalities in land-holding created by a long-standing cull system, the following rule of Shariah

should be followed: "Extraordinary measures which

I This is an extract from the renderion adopted by the working committee of the Jamesti-slaumi. It is expreduced here because it had been
denfined by the author. (Editing)

do not come in conflict with Islamic principles may be adopted to meet extraordinary situations." In view of the above mentioned rule:

(a) All old or new Jagies which were granted by an unlawful exercise of authority under any Government should be forthwith abolished for their owaership is invalid under the Shariah Law.

(b) In the case of side holdings, a ceiling (any case or two hundred carres) should be fixed and all land in access of the stantory owing should be graced from the country at equilible rares. Sinch a ceiling may be efforced as a temporary messence in order to do away the country of the country of the country of the kept in force, for it not only cleans with a terminal Law of inheritance but side comes into conflict with a sveet when the ord Shanish.

(c) A regulation should be framed under which all leads whather State property or sweet through the above mentioned means or made culciwable by any barrages, about he sold to leading among the contract of owners the contract of the con

should be discontinued.

(d) isseme Law of Tenasty should be strictly enforced and
all un-blamic cuseons should be declared illegal, so
that no land bolder can deat with his tenants in an
united and oppressive manner.

4. The current ratio of disparity between salaries which exceeds 1: 100 should be reduced to 1: 20 for the time being, and gredually brought down to 1: 10. Further it should be ansured that no wage falls below the sub-

conditions this level should be fixed at between Rs. 150/to Rs. 2004- per measure and it should be periodically reviewed according to finetwation in prices.

5. Low-peid employees should be given suitable facilities in bousing, medical cure and education of children.

6. All industrial workers should receive cash boous in

addition to the subsistence wage mentioned above. The workers should be made partners through the allotment of bosos shares, so sa to give them a stake in the glowth of their industrial units and is order to make them share in the profits which their labour has beined to earn-

7. The present Labour Laws should be replaced with such just Laws as are conducive to the ending of conflict and creation of real cooperation between capital and the labour-law; which guarantee the legitimate tights of the workers and establish an equitable procedure for the adjudication of industrial disputes. 2. State laws and administrative policies should be so

modified and reformed as to eliminate the monopoly of small privileged group over Commerce and lodustry and to especiate a maximum number of individuals as owners and profit-sharers in both scotors. Moreover, all loop-hotes in the faws and State policies

which encourage profiteering, create artificial abortages and deay fruits of economic development to the master, should be plugged.

Basic and key industries whose management by provate sector is detrimental to public interest should be finionalized The decision as to which industries abould be taken under public control lice with a sepresentative Assembly, elected by the free vote of the masses. The Assembly must coster, however, that nationalized

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induttries do not fall proy to bureaueratic malpractices which convert them faits losing concerns instead of profitable ventures.

10. The entire Banking and Insurance system, working an our country which, originally, is the plan of Jewish Capitalists should be radically changed and a system based on the Islamic principles of Mudarba and mutual co-operation should replace it Without this basic reform, the cvits of Backing and Insurance connot be removed, even if these two sectors are taken under

To Implement the Islamic scheme of Social Security, the better of which has not been devised by any other system, an agency about be established for the collection and dishursement of Zakat. It is the only measure which guarantees provision of food, clothing, chelter, medical help and education to every elligen.

public control.

12. The six points which the Pekinten Democratic Movement unanimously adopted out of its 8 Point Programme should be put into effect to close the disparity between East and West Pakistan, it should, however, be clearly understood that Man's real and only problem is not economic, though this problem is inextricably linked with other problems of life. Until compreh ensive reforms according to Islamic precepts and refer are effected in the moral, educationat, political, legal and edministrative upheres of life, an programme of mere economic reform car be successful or frainful

t. This E-potet Fregremme was presented aca untional demand to the Ayab regime in the last dunrier of 1969 by Pakirian Democratio Movement, an All-Party political Allinete formed for the rectiration of

Insurance and Schemes for its Reform

larful from the blamic view-point. If the powers form of insurance business is unlawful, while smendeness are needed to make it lawful. If under the present circumstances, we wish up the bulenet, the pools will be deprised of its many bredits. It is a set of universally established schemes and every nation be regulated furnates business on even of many the power of the companied furnates business on even furnishes and eveny action of the companies of the furnation of the companies of the companies of the companies of the furnation of the companies of the compan

Question. I feel confused on the question of Insurance, and cannot decide as to whether contracting as Insurance Policy is

Answer. According to Islamic Shartah, there are three basic objections to Insurance business which make it unlawful-

Firstly, a large pert of the capital collected by Insurance companies as premium is invested by them in asurious business. Policy-holders thus automatically become therers in this unlaw-

Secondly, the undertaking af the company to pay the stipulated sum in the event of death, accident or loss is a sort of gamble of a game of chance.

Thirdy, the ram paid at the death of the Policy-holder is a bequest of the decreased according to Shariah wheth tholds dustretted among his legal heirs. The company does not pay the raw to legal heirs, but to a person or persons whom the Policy-holder and amountant his heirs. The correct position under Islande Law is that no will can be made in favour of legal heirs.

This chapter contains the learned author's answers to some leading questions.

—Editor

The question as to how one the Injurious business be conon litarity includies in our or easy to server. A commission of experts, well-versed in both the low size on the whole have and of experts, well-versed in both the low into the whole have and suggest measures to bring this between 5 laws with the principles of Sharish. Until this is done on at least feet gailty of doing comething improper. Wellow this case of golds, any GROSTAL reforms the meaning increase.

No doubt, the Insurance business holds an important place in modern life and is being practiced all over the world, but it is not coought for make an act legitimate or lawful. Nobody can claim that all that is going on in the world is igniful or should be lawful because it is environmentally practiced. It is out duty as a Mullin pasion, to distinguish between right and women and

instat to rue our affairs on right liner.

Question. You rightly ouggest that basic reforms should be introduced into the Insecance business. But you know this is a long and unspecified gowork.

I have so far prevented my company from guing into the Life interance butters, but now, after much according in the new concluded that the selfs of Life t stunence can be removed by adopting following measures:

1. At the time of depositing the security with the Goviangent as a taken on a given to the Company that Instead of investing the premiums received in usuanous business, it should invest the money in some State enterprise or P.I.D.C. with some exampling the Government, I think, will agree to this neggetion. Thus, partocrably in usurious business may be avoided.

2. The Company has the power to accept or object any Policy proposal. We can insert a clause in the form of contract under which a Policy-holder can instruct the Company that at his death, the Company should divide the amongst of his Policy among his heirs according to Shariah.

In strict compliance with the injunctions of God and

His Apostle (Allah be pleased with him) it can also be laid down that the application of a proposer who does not agree to abide by the Sharish in the division of his Policy amount, should be rejected. In this way only those persons will be allowed to take out Life Insurance Policy who submit to the rules prescribed by Shariah

3. To eliminate the cleasers of speculation the Policyholders thall be persuaded to agree that at their death only that amount shall be distributed among their beirs as they had actually accumulated in their Policy account. It is clear that though under the present circumstances the lasarance business is attended with many evils, at is not altogether lacking in possibilities for doing good.

Depressed by the thought of evils I had resolved to self my Company some time ago. Later, however, I felt that some way must be found to set an exemple for others and to run the lesurance butiness within the bounds fixed by Irlam. Kindly favout me with your suidance."

Answer. The proposale which you have now outlined for reforming the insurance business will I hope remove the causes of its probibition. In my view the least measures that should be adopted for legitimising this husiness are shore ;

- 1. The Government should be persuaded to layest the Company's security deposit on equity basis in some state or semi-autonomous industrial or compercial enterprise, and pay the Company, not a fixed but proportional profit.
- 2. The Company should invest its other funde in such productive ventures as yield proportional profit rather than a fixed rate of interest. No portion of the Company's capital should be invested in any usurious enterprise whatsoever.
 - 3. Life Policies should be issued only to those persons who agree to abide by the following two rules :
 - (a) Al their death only the aum actually contributed by

their below (b) This rum shall be divided among all their heirs 4. The sum contributed by those Policy-holders who wish

according to the Sharish.

wish to reform the Insurance sector.

to earn profit should with their consent be favested on equity basis in such business concerns as have been out-lined in No. 2 above If you succeed in introducing these four reform measures. not only will the business of your own company be legitimised, but it will serve as a useful gouetal guideline for others who

Price Control^a

Questian. "This is an age of controls. But the shopkeper does not age spood on country lates. For counted supply to his patients, the shopkeper is forced to buy goods in pix babe maket. Obbicatly fire with been goods at control to be for maket. Obbicatly fire lates these goods at control to be forward, and the state of the goods at country lates will finate a lots. Hence he maket she price. Some goods at country and the police sho takes suchos against the "offenders." What does Statish any in the matter,

Amwar. Morally, the Government has no right to enforce Price Control until it can ensure the supply of goods at fixed rates. Without such arrangement the enforcement of Price Control only serves as indicator to the stockists to connect their stocks and either to with hold them aitogether or to dispose them in the black market If a Government, which not only pottesses a theoretical knowledge of this phenomeron but has also witnessed it in practice, enforces price control, without smauring supplies on control rates, it has no moral right to expect that the consumers and the traders would adhere to be directive. It is now quite obvious that the consumer or the retailer cannot procure soything from the wholesaler on the rates fixed by the Government. If, however, the retailers buy anything in the black market they cannot sell it is the open market at control rates. Under such circumstances, if anyhody buys in the black market in order to earn his living and to meet his consumer's demand he committe no offence, and a person who further sells these commodities on rates other than the

^{1.} Adapted from Terjuman al-Queen, July-October 1944-Eater.

arrested and sentenced, this would be another act of tyranny on the part of the Government, Since it is relevant to the topic, I give below a brief outline of the Islamic policy on Price Control.

During the reign of the Holy Prophel (peace and blessings

of Allah be on him), the prices once west up in Medius. The citizens netitioned the Prophet (peace be on him) to fix the prices, whereupon he observed;

إن السعر غلاق و وغصہ بیدائشہ وائل أُربد ان اللي ان وليس

لابود سندى مظلمه يطلبني بها "The rise and fall of prices is in the hand of Allah (i.e. is subject to natural laws) and t intend to go before Ailah

in such a state that so one can accuse my of tyrenay or Injustice." Later he (seace be on him) would continually stress in his

addresses. Conversations and interviews with people that : الجالب مرزوق والبحكر مادن

"The seller of necessions of life receives sustenance and

favour from Allab ; the boarder mours Hie disfavour." ست إحكام طوالاً اريسين بيما يريد بد القلام الله برى من الش

وري اقد ث "He who withholds the stock of grain for forty days with

the purpose of effecting an increase in prices, Allah has nothing to do with him and he is no man of Allah."

يتس المبد المحكر ان اوسمى الله الاسعار حزن و ان الملاها فرح "How wicked is he who withholds the stock of necessary

commodities. When the prices come down he grieves: when they go up, he rejoices "

"He who has withheld grain for forty days, then even if he gives away this grain in charity, the ain which he had been committing for forty days would not be washed away." In this way the Holy Prophet (peace be on him) constantly preached and warned against hearding, till the souls of the traders were cleaned and the boarded stocks were brought to the open market.

Such is the power of a ruler whose administration is based on principles of "higher morality". The Police, Courts, Controls and Ordinances are not the real-props of his rule. He roots out avil from the very recesses of the heart and soul of men, reforms their motives, transforms their ideas and outlook, changes the scale of values and inspires people to a voluntary obscience of his injunctions, which are based on positive moral principles.

In contrast, the present worldly railers whose personal motives are not unsuffied, whose morals are corrupt, whose rule can find no other fer to stand except distatorial repression prevailing to-day, they try to achieve their ends by repressive measures and instead of reforming public morality they speed up the process of moral degeneration to its last extremity.

Re-codification of Economic Laws in Modern Times

We must admit that the times have changed. A tremeodous sevolution has teken place in the cultural and economic condutions of the world, sadically transforming the floancial and business practices. Under the present conditions, therefore, the I Juhadi Laws (i.e. Laws deduced by the Muslim Jurisle Form Quian and Sunnab to the absence of any clear cut direction in the Quian and the Sunnah which is the narry days of Islam were anacted in the context of econ ionic and cultural environments of Hijaz, Isaq, Syria and Seppe cannot fully answer the present needs of Muellers. The jurises had interpreted the ordere of Sharish to resolve the cases in the situations obtaining in their nwn lime. Many of those rulings and deductions are no longer relevant se the equirogments and satuations have changed a lot and many a new problems have arisen which did not exist at that time. Hence the laws of sale and purchase, and finance and economics as they are found in old works on Figh certainly need to be canaiderably sugmented. The difference of opinion does not lin in the matter of secodification of Islamic Laws and economic and finencial problems, but on the lines on which such recodification is to be done.

Nead for Deliberation before Moderpization

If we follow the whites of a handful of to called liberalists among us and codify the Jaws according to their, liking, it would be a distortion of Islamic Sharinh rather than the codification of Islamic Lewe giving a clear indication of apostacy in economic tife. There so called liberables are leading us towards comething that is diametrically opposed to our ideology and 1. This is an extract from the Author's work The Interest Lo. Soud.

principles of Islam. Their object is to grah wealth by fair means or fool, while listen sands for irrefibeod by ideful means. They strive to earn millions and bijlines, without regard to Isreful or unlawful means. Islam, however, demands sarning by Isreful means only, without suspring the rights of others, no matter he becomes a millionalist or not

According to this group a man who answer the targets amount of wealth, plant occurs of our the constantity repanding excursion reasoners and buys with them the amount of wealth property of the feet that is built to be most succonful interspective of the feet that is built to be most succonful interspective reliablement, flittedbook, deeppion, the reliablement, poptersons, sallownests, flittedbook, deeppion, the reliablement, poptersons, sallownests, flittedbook, deeppion, the reliablement of feet of feet to make the flatter of monthly, transfer, to promotion of mointhly, artife, wickedows and invokant feet of feeting manufact to a visit of activation amount of spiritual to the sallow flatter and one of spiritual to the sallow feeting manufact and one of spiritual to the sallow flatter and the sallowness of the

constitute to their occurring is to who enhance to the region of the freehood by truth, even honeyed and enemphon regard for the righted of his fallow one. If he becomes millicente by an anterprise of subsch chanceter, it is a remark conformed by God spon him. But even if such as sucreprise or sublice him just the contract of the co

Communities minded given as an incurrentity with paster. Any puritors of Communities minded given as for the contrary. The fallenge of their stand-point has been exposed by the Ausher as several points in the book.

- Editor - Editor - Editor - Communities - Editor - Communities -

adopt the economic and mountary rules and regulations current to Europe and America instead of those prescribed by Islam.

As for those who are Muslims and intend to follow laters and have faith in the Quran and the precedent of the Holy Prophet (Peace be on him) and consider it recovery to follow them in their practical life, they do not really need a modernised ends of Laur to take advantage of the institutions of cantialism, not do that want concussions in the Islamic Law to become business man, ates brakers or industrialists. They need a code only to adapt their conduct to true blames norms in the present economic conditions and linancial and commercial offsirs, so that they can avoid such husiness practices as are represented to Allah's Law. And where, in international transactions, they confront real difficulties they should be able to avail of those concessors which I lames Sharesh might ellow in such cases. For this purpose, fresh codification of the law is no doubt necessary and the scholars of Islam are duty-bound to direct their energies to this last.

Number Describbones to Astronia I am

Islamic Law is not so resid or state that its initial codification to suit a particular time and place about cemais valid for all times to come without any change whatioe er. Those who entistum such concept of islamic Law are not only wrong, they have rather tailed to grasp the true spirit of Law. The Islamic Shariah is based on reuson and equity. The real objective of registation is to regulate the affairs and relation of the people in

such a manney as to (a) promote cooperation and sympathetic accord rather than

conflict and competition among them. (b) to set down their nubts and duties on an equitable and

balanced sende (c) to afford to every citizen full opportunity not only to

realise his own potential but also to be helpful in the development of the faculties of others or at least not to create conflict by resisting or blocking the growth and advancement of their prospects

For this purpose out of His Supreme Knowledge of human nature and the material world. He has issued certain decrees in every sphere of life, and Ha Apostic (space be on him) has presented before us a model by complying with these decrees is practical life.

Though these decrees were issued at a particular time and

usder a prom albariem and see implemented in a particular society, it is very seeds of the decree and the way in an encounty, it is very seeds of the decree and the way in a mean for thair enforcement by the decree properties of the seed of the seeds o

The principles of Shaish are unalterable, but the laws deduced from them by bearan agreety are subject to modification and revision. The reaton is that the former are Godgeve, the latter are muc made. The principles of Sharish are applicable to all aga, piecer, after and oreced, but the laws are deduced from these principles to deal with particular circumstances and cases. Some Extendial Constitutes for Re-conditionation

Hence there is amply provision in Islam for modification on laws (growing that the modification conforms to the principles of Sharial) seconding to changed conditions and circumstances. The Mujabidia of every age and every country are fully surhorized to infer orders and administer afters according to the circumstances of their are and their exvironment.

It is not that scholars of one particular age have been given a charter to frame laws for all times and people denying this right to the scholars of subsequent ages. Yet this does not

249 mean a free license to averyone to modify laws, distort the principles and derive ecooked arguments from them according to his desire, whim or fancy, and deflect the laws from the rest objective of the Lew-Giret. There is a code for excessing Inthad, which consists of a few conditions :-

The First Condition

The first pre-requisite for framing detailed less is thus the legist must futty imbibe the apleit of Sharinh.4 For this the legist must reflect on the touchings of the Queun and the life of the Haly Prophet (peace and blessings of Alich be on him),

A person who makes a deep and extensive study of both will be able to grasp the spirit of Sharish and this in eight in the spirit of Shariah would will guide him on every occasion to such course of action which is in line with the objectives of Sharish and which course of action would upper the behave of She inb. Such alterations and modifications in laws as are made by crudite men whe have gained insight in the spirit of Sharlah will not unity be appropriate and balanced but in their particular context, as good as the law givers injunction to meet the law givere intection. Several cases may be aired to illustrate this point. For example Hadrat Umer's (Allah be pirated with him) directive that Hadd punishment shall not be passed on may and

t. It would not be out of place to polar out herether the main transmit for absenting the door of Hubbal in our days in that it to truly ut Queen and the tife at the Holy Prophet Mobamenad (pasce be on bins) have bucs extradrised from the symbols of use Sulfactors Eduration and so that obust one or the wither action of many structures are colored and to come of the wither action of purposerror as a corporated in the course of study. Again arms this course on implementation is longituded that the trucks a manner that the trucks of farmentation. between the taxes southining the injunctions of Allah and His Apostle (peace be on him) and the verticits of the junior. No hedy one sain teached into the real sphit of trium and the best printiples of falume has without a deep and sriving study of the Hedy Quran and the lefe of the Hoty Prophst (peans and blessings or Allah be upon aton). This com-preheaston is an assected presequints for the exercise of Hillard, has it sage of Se gained from the works of the juries even efter a life-loan stady of such works -Ann

liquir, a hadd crime or Hadrat Umur's decision suspending the punishment of amoutation of hand for theft during famine. On the face of it, these directives appear to be in conflict with the express orders of the Law-eiver, but anyone who has

some insight in the law of Shariah knows that these exceptions to the general rule under special circumstances were quite in contonence with the aprilt and objective of Shariah.

In the same category is the case of Hadrat Hutib bin Abi Balta'sh'e siaves. A mon from the tribe of Muzsins complained before Hdaret Umer (Allah be pleased with bim) that Hatibe slaves bad stolen his camel. Hadrat Umar (Allah be pleased with bim; ordered to cut the hunds of the thievee but later receinded his order, observing, "You exacted labour from these poor men, but gave them no food and reduced them to such etraits that even if they had caten comething unlawful, they would be forgiven."

Hedrat Umar (Alleh be pleased with blm) acquitted the slaves and directed their master to pay recompense to the camelowner. Similarly Hadret Umar's (Atlah be pleased with him) ruling in the case of prenouncing divorce three at a time was also at variance with the precedent established in the Holy Prophet's (peace and blessings of Alfah be on him) time. But siocoxuli these modifications in existing orders were made with full cognizance of the spirit of Shariah so body ever held them as unsound.

In contrast to it any amendment in the existing order which is made without this cognizance upsets the balance of Sheriah and causes disorder

The Second Condition The second important condition for acquiring insight into the spirit of Sherish is to take a comprehensive view of all the orders of the Law giver in that particular field of life wherein any legislation or ruling is needed and to ascertain, after deliberation, the object of those laws, the over-all scheme of the Law-giver

in that field and its impact in the wider ceheme of Islamic life and the policy of the Law-giver as a whole Any Law framed. repeated or amended without full appreciation of the will of the Law giver, would violate the object and spirit before the aw-giver and cause diversion from its epicenter. In Islamic Law, spirit holds precedence over letter. The prime function of the legist is to concentrate on the object, intention and expediency of the law-giver. There are cituations where, if the litter of the law (drafted in general terms) is adhered to, the spirit is violated. In such cases the letter should be set saide and a course calculated to fulfil the spirit should be adopted. The extreme emphasis on establishing good and eliminating the evil in the Holy Quran is quite obvious. The Holy Prophet (nesses and ble-sings of Allah be on him) also taid great stress on the point. Despite this he (peace be on him) torbude armed revoit against the sale of tyants and oppressure, for the object of the Lew-Giver is to transform conflict into concord, It is better to avoid an action that may lead to a greater wrong without any possibility of the restoration of right. In Allama Ion Taimia's Biography it is related that during the Tarlar urhulence, be chanced to pass by a party of men revelling in enting and drinking. The Allama's companious tiled to remonstrate with the revellers, but the Alfama stopped them and observed : "Allah has forbidden wine to thus the possibility of strife and discord and here wine is stopping three conte from indulging in a greater wrong i.e. plunder, murder and destruction. Now when they are in this state it would be contrary to the objective of Sharmh to stop them from drinking wing.

This knows that rate map them treat drawing wirst. This knows that rate map be modified according to the special trainer of the chromostances, provided that the modified in the modified when them with the objective of Shalaris. Similarly the could be the state with the objective of Shalaris. Similarly the objective of the character of the state of the st

suitable rules for the achievement of that objective. For instance the Holy Prophet (peace and blessings of Atlah be on him) had cojoined the giving away of one se's of date or barley or candy as Sadga fitr (Charity on Eid-tal fitr). This does not mean that the standard of weight i.e. Sa's cursent in Medina at that time and the commodities mentioned by the Holy Prophet (prace ba on him) are sistutory ubligations. The purpose of the Lawgiver is metely to make the afficent give away at least such an amount in Sadge as may enable a destituta Muslim brother to give a better time to his family during festival. This objectiva may be achieved by any other method which is proximete to the form suggested by the Law-Giver.

The Third Condition

Again it is recessary to understand well the principles and modes of Divine legislation, so that the same principles and modes may be adopted in framing rules in a perticular est of circumstances. This anderstanding cannot be acquired unitse a parson reflects on the form of Shariab as a whole and characteristies of each law separately.

How does the Law Giver maintain equity and balance among the laws? How does He make cllowance for human nature? What methods does He adopt to climinate evil and fulfil His objectives? in what form does He organize and regulate humao affairs? What ecurse does He edgot to lead man to His elecated goals, making at the same time, suitable allowances for natural human weaknesses? All these questions require thorough study and reflection. It is also nece sary for this purpose to deliberate on the letter and spirit of the Ouranie injunctions and the wisdom of the statements and actions of the Holy Prophet (prace and blessings of Alish be upon him) Any one who has made a thorough and intelligent atudy of this branch of Knowledge is qualified to introduce partial amendments in the less to suit the requirements of the given situation.

Further where a clear injunction from the Quran and the Sunnah is not available he is authorised to frame a new law. for any course adopted by such person for Ifsihad will not be a deviation. From Intaine phanisph of legistime. For instance the first yours or obtains the inversion of Land (ralls line) and people of the Book (Jowa and Clavitania). But the common of the halp reposled to the Book (Jowa and Clavitania). But the common of the halp reposled (posses be upon him) a retraining their power of the halp to the land of the

The changed in conditions and cucumstances which necessary the change in roles or framing of new tude must be extanional from two angles. One, what is the auture of these circumstances and what force operate which then the Next, what kind of circumstancies that also the tude of the circumstancies that has been converted from the viewpoint of island taw and what kind of cheage in Law is required by each are given to the content of the con

Talls for findance the specialism of South (Interest) which is now under discussion. For a modern or modification or congenic fars we must first survey the present earlier of economic fars we must first survey the present earlier methods of which the state of the s

- . Cancer but have occurred because of chaine in social concentrations of the sanders and institute of concentrations of the sanders and institute of concentrations of the sanders of the
- Changes which are not the natural consequence of social development, but have occurred due to the hold of victous capitaints own the economic system and financial atlairs of the world.
 The tame oppressive capitalism, which exived in the pagen
- and a sun opportune operations, which earlied in he pages of the control superiors during his properties. The control superiors during his properties was with the help of solvaceed social resources in the lefter was not did offerines in ever owe forms in a strain minded of economic life. The changes that have some filed of economic life. The changes that have some filed of Each breast but offering without his properties of the insurgence of capitalisms are not real or nature of the control of the insurgence and their claims along his properties for the mindre of or dark the control of the control of

The fight against capitalism is obligate, for a Musim much more than the Communist For a community as is a

I. Here the local "Capitalism" is not being used in its prepair line ted recorded series, but in its water year context. "Capitalism" in the public of factoristic Revolution in Supple. Surfer all critishm is not amount as given and hay expend in it varies from such the time who many surrendered like leadingths of the collection.

and moral life in estan

matter of bread and butter only, but for a Muslim it is a matter concerning his religion and whole moral set-up. The Communist champions the cause of the Profetariat, the Muslim fights for the real interest of the entire humanity including the capitalists. The struggle of the communist has a selfith and while the aim of Muslim struggle is to care Allah's pleasure. Hence the Muslim can sever compromise with the oppressive capitalist system in vogue. Anybody who is a Muslim and sets according to Islam, he is duly bound to do his best to do away with vicious system come what may. The fews anacted by Islam in the contomic field will not facilitate the absorption of Muslims in the Capitalist system and their participation in its Institutions to make it a success. Its sole sim would be to safeguard the Muslims as well as the whole world from this evil and slamming all doors of development on this opprovive and unjust system. General Principles of Communication

Islamic Law has made anable provision for commuting the rigorous of Law according to circumstances and needs Hence one of the principles of Figh senes;

"Some unlawful things become lawful under the commutation."

of need," and," Where the observance of lew of Shar, sh hrecomes rigorous, there the law is exact."

This principle has been alluded to at several places in the

Holy Quran and the traditions of the Holy Prophet (peace and blessings of Allah be on him). For instance:

"Allah taketh not a soul beyond its scope."

ردد الله و كم البيس ولا ارباد يكم العسر الشترة ، مما المسر المثالة ، "Alah desireth for you case, He Scureth and hardship for

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اسبالدين الى الله تعالى الحنيفية البسمة

"The best religion in the sight of Allsh is that which is simple and easy."

ولا شرر ولا خوار في الاسلام

"In lalam there is no harm or hardship."

Hence it is an established principle in Islam that where ngour or harm is involved, the laws shall be softened. Yet it does not much that the laws of Shariah or the limits ordaiged by God should be set aside to fulfil as imaginary or capricions need

There are some rules and regulations for softening the rigours of law which can be sastly understood by reduction upon the principles of commutation in Sheriah. Firstly, the detree of hardship must be ascertained. Clearly the rigour of Sharlah cannot be relieved in every case of hardship, otherwise the very concept of law would vanish. The hardship of abiution during minter, of fasting in bot weather, of journey for Hajj or Jihad (holy war), all these are certainly hardthine. But they are not the kind of hardships for which the rigour of the law may be removed altogether. The condition for commutation or removal is that the bardship should be positively harmful, for instance the hardship of journey, illects repression and persecution of a tyraut, poverty, extraordinary calamity, civil was or some physical defect. Under such elecumtances, the Shariah has commuted rigour of many laws and other commutations may also be allowed on their anglocy.

Secondly, the commutation must correspond with the degree of hardship and compulsion

For instance it is unlawful for a patient, able to offer prayers in sitting posture to tay prayers in a lying down position. For an illness for which it is enough to miss ten fasts during Ramadan, it is unlawful to skip fasting during the whole of Ramadan. A man who can preserve his life by drinking a cup of wine or a

morsel or two of unlawful food, is not authorized to exceed the

Similarly it is unlawful for the physician to see more than what is absolutely warranted by professional necessity of the private parts of a patient's body. Thus the permission and commutation will be determined seconding to headship and

Thirdly, so device may be adopted to remove any difficulty or harm which may cause postable they greater bearm or create greater difficulty. Only those devices will be pesmissible whose mis comparately lesser. Similar to let in the rule that if it is unlawful to get moded in an avail of greater or equal magnitude while trying to avoid some cell. Nevertheless when a person is caught between two cvids and cannot except making a choice, he should not for a future rule in which off the present contracts.

Fourthy, mouval of with has peterity over achievement of better objectives. In we sight of Standah it is more important to ward off evil and to avoid the unhaviral and dispet exercirates than do a cold and fulfill once dulers and obligations. That is why the Shortish is more allowed in easing the signor of The cold of propositions. The cold of the cold of the cold of the cold possibilities. Consider a key second of the cold of the cold possibilities. Consider a key second of the cold of the cold of possibilities. Consider a key second of the cold of the cold of the duties but no relaxation has been afforced for the use of

impute and unlawful things.

Fifthly, with the end or removal of rigour or herdship, the concession lapres. For instance when the uliness is over, the

allowance of Tayammum expires.

pred in cach case.

Some Forms of Relaxations (relating Interest)

Having grasped the above stated rules, let us now pondes
over the relaxations that may be allowed in the laws of Sharrah
in the matter of Interest

1. The acts of charging and paying Interest are not similar in character. One may be compelled by reed to raise a loan on interest but there is absolutely no computation for charging

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Interest. Only a wealthy person can lend money on interest and there is no point of companion for a wealthy person to make this unlawful act lawful for him.

2. Again every need for raising an Interest bearing form cannot be considered as a real compelling need. Extravogant spending on marriages or occasions of family joy or soriow es no real compulsion. Purchase of a motor car or construction of a house is also not a genuine compulsion ; 1. Such needs are often wrongly termed as amergency, bence

borrowing huge sums of money from banks or money. lenders on interest can by no means be justified in the eyes of Shariah Law. Anybody who borrows money on interest on such flimay grounds commits a great sin. Exception to this law can be granted only in the case of such amergency where relexation in unlawful becomes inevitable i.e. any calamity or a serious threat to life or honour or any hardship beyond one's capacity. In such exceptional cases, only, is a Muslim permitted to borrow money on interest. But all those Muslims who had resources enough to help their brother in faith ynt they did not come forward to save him from the curse of interest would stand as defaulters and sinners. Rather the whole nation would incur the wrath of Alish as they did not care to organise Zakat and Charities and thus rendered the poor and the have not quite helplets and with no option but to beg the money. lenders for help. In case the Muslim community has a sovernment of their own, the government, as such. would be some 2. Borrowing on interest is permissible strictly to the extent of inevhable need, and the money so borrowed should

be returned as soon as possible. It is quite forbidden to pay a single penny in latterest after the emergency is over, and the bortener is in a positron to pay back the money borrowed on interest. The quertion, whether there custs as unavoidable emergency or no: to justify borrowing on letterest and when that emergency is ever, entirely depends on one's own sense of piety and fear of Allah; greater the fear of Allah; the more is one

cautions and careful.

3. Those, who result their smaney in hasts because of commercial exignosite, security or with a view to safe-gued their factor interests in a disturbing sational stream, or those who parabate insurance politics, or those who capathate is not known and the safe of the saf

Zakat is paid on it.

The interact money occurring of one's, deposit with the beat. The interact money occurring of one's, deposit with the base of interacts policy or Providest Fund should not be left, with the Capitalize to the berest of the exploitest. Ruther that smooth should be support to being each needy and presencedes princes who are presed to bird fine sciality as to justify releasted to the unifastful for them.

for mean.

All the profils accruing from monetary of business transaction that some under the purview of interest or every any doubt of interest should be verified as for every any doubt of interest should be wished as for the should be disposed to the

I agree with this idea, bursuse the interest is breitaily procured from those in need, cray is he government treesily, back or insurance bursoes, the meta sources of procuring interest every where art the coors and the needs, feature.

profitable in the interest of business and cave bloseif from the wrath of Allah

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These relaxations are meant only for the undividuals but may be extended to a nation as well when it is subjugated to others and is not independent enough to work out its own financial and economic system. But in the case of a free and independent Moslim entrop, having fall power and authority to solva its problems in its own way, no relaxation or concession can be claimed in the master of interest untill and unless it is established that banking, trade and industry and the whole financial system can not work without interest and that there is no alternative to it whatsoever. This is theoretically baseless and practically winner. In fact a financial system can be worked out and implemented successfully without the element of interest. Hence there is no point in instating on Western Capitalistic System except that it has been decided to rebei against the Creator, and defy Allah-the Almiebty and Omnipotent.